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Title 3—THE PRESIDENT

Proclamation 3305

NATIONAL DAY OF PRAYER, 1959 By the President of the United States of America A Proclamation

WHEREAS this continent was chosen by men and women of profound religious conviction, seeking a free land where they and their children might worship God and follow His commandments as they understood them; and

WHEREAS our Nation was conceived in the same faith and dedicated to the same purpose; and

WHEREAS in this tradition, by a joint resolution approved April 17, 1952 (66 Stat. 64), the Congress has provided that "the President shall set aside and proclaim a suitable day each year, other than a Sunday, as a National Day of Prayer, on which the people of the United States may turn to God in prayer and meditation at churches, in groups, and as individuals.":

NOW, THEREFORE, I, DWIGHT D. EISENHOWER, President of the United States of America, do hereby set aside Wednesday, the seventh day of October, as a National Day of Prayer; and I call upon my fellow Americans to join in prayer on that day.

Let us give thanks for the bounty of Providence which has made possible the growth and promise of our land.

Let us give thanks for the heritage of free inquiry, sound industry, and boundless vision which have enabled us to advance the general welfare of our people to unprecedented heights.

Let us remember that our God is the God of all men, that only as all men are free can liberty be secure for any, and that only as all prosper can any be content in their good fortune.

Let us join in vigorous concern for those who now endure suffering of body, mind or spirit, and let us seek to relieve their distress and to assist them in their way toward health, well-being, and enlightenment.

Finally, let us rededicate ourselves and our Nation to the highest loyalties which we know; and let us breathe deeply of the clean air of courage, preparing our-

selves to meet the obligations of our day in trust, in gratitude, and in the supreme confidence of men who have accomplished much united under God.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the United States of America to be affixed.

DONE at the City of Washington this thirtieth day of July in the year of our Lord nineteen hundred and [SEAL] fifty-nine, and of the Independence of the United States of America the one hundred and eighty-fourth.

DWIGHT D. EISENHOWER

By the President:

DOUGLAS DILLON,
Acting Secretary of State.

[F.R. Doc. 59-6430; Filed, July 31, 1959;
1:37 p.m.]

Title 5—ADMINISTRATIVE PERSONNEL

Chapter I—Civil Service Commission

PART 6—EXCEPTIONS FROM THE COMPETITIVE SERVICE

Department of Health, Education, and Welfare

Effective upon publication in the FEDERAL REGISTER, subparagraph (2) is added to § 6.114(d) as set out below.

§ 6.114 Department of Health, Education, and Welfare.

* * * * *

(d) *Social Security Administration.*

* * *

(2) One position of claims examiner or social insurance representative in the Phoenix, Arizona, district office of the Bureau of Old-Age and Survivors Insurance when filled by the appointment of a person of one fourth or more Indian blood.

(R.S. 1753, sec. 2, 22 Stat. 403, as amended;
5 U.S.C. 631, 633)

UNITED STATES CIVIL SERVICE
COMMISSION,

[SEAL] WM. C. HULL,
Executive Assistant.

[F.R. Doc. 59-6375; Filed, Aug. 3, 1959;
8:45 a.m.]

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PART 6—EXCEPTIONS FROM THE
COMPETITIVE SERVICE

Housing and Home Finance Agency

Effective upon publication in the FEDERAL REGISTER, subparagraph (5) of § 6.342(b) is amended as set out below.

§ 6.342 Housing and Home Finance Agency.

(b) Federal Housing Administration.
* * *

(5) Two Assistants to the Commissioner.

(R.S. 1753, sec. 2, 22 Stat. 403, as amended; 5 U.S.C. 631, 633)

UNITED STATES CIVIL SERVICE COMMISSION,
[SEAL] WM. C. HULL,
Executive Assistant.

[F.R. Doc. 59-6406; Filed, Aug. 3, 1959; 8:49 a.m.]

Title 39—POSTAL SERVICE

Chapter I—Post Office Department

PART 16—BULK MAILINGS

PART 24—THIRD CLASS

PART 34—PERMIT IMPRINTS

Miscellaneous Amendments

Regulations of the Post Office Department are amended as follows:

1. Part 16, Bulk Mailings, is amended to read as follows:

- Sec.
16.1 Folding.
16.2 Wrapping.
16.3 Mailing.
16.4 Newspaper treatment.
16.5 Statement and copy filed with mailings.
16.6 Weighing and collection of postage.
16.7 Key rate.
16.8 Controlled circulation publications.

AUTHORITY: §§ 16.1 to 16.8 issued under R.S. 161, as amended, 396, as amended, secs. 5, 6, 18 Stat. 232, 233, as amended, sec. 203, 62 Stat. 1262, as amended, sec. 3, 65 Stat. 673, as amended; 5 U.S.C. 22, 369, 39 U.S.C. 283, 285, 290a-1, 291b.

§ 16.1 Folding.

(a) Fold publications to a size not larger than 9 x 12 inches when practicable.

(b) Newspapers and light magazines should be folded to the size of an eighth of a newspaper page, or about 5 x 12 inches.

§ 16.2 Wrapping.

(a) Single copies not tied in bundles or wrapped in packages as specified in § 16.3(d) must be enclosed in wrappers or envelopes.

(b) All single copies addressed to Army-Air Force post offices must be enclosed in wrappers or envelopes.

(c) Heavy magazines should be wrapped singly, and publications of small size or of a flimsy nature should be placed in envelopes.

(d) Use white or other light-colored paper for wrapping. Do not use old newspapers.

(e) Second-class mail must be prepared so that it can be easily examined. Mailing of publications in sealed envelopes, wrappers, or other covers at the second-class rates of postage is deemed to be the consent of the sender to postal inspection of the contents. To assure that these articles will not be opened for postal inspection, patrons should, in addition to paying the first-class rate of postage, plainly mark "First Class" or similar endorsement on the envelope, wrapper, or cover.

(f) Sealed or unsealed envelopes used as wrappers and sealed wrappers or other sealed covers must show in the upper right corner a notice of entry and in the upper left corner the name of the publication and the mailing address to which undeliverable copies or change of address notices are to be sent. See § 22.2(e) (6) of this chapter.

§ 16.3 Mailing.

(a) *Place of mailing.* Publications must be brought for mailing to the post office, or such other place as may be designated by the postmaster, except that when the publisher delivers the copies at his own expense and risk to other post offices or elsewhere, the copies need not be presented for mailing if deposits to cover the postage are maintained.

(b) *How presented.* The copies must be enclosed in mail sacks, or other suitable containers, and shall be separated to routes, States, and cities, or distribution points (see § 24.4(b) (7) of this chap-

ter), in such manner as may be prescribed by the Department.

(c) *Copies of previous and current issues combined.* When a reasonable number of copies of previous issues are included in a mailing of a current issue, they may be accepted and charged with postage on the basis of the percentages of advertisements and nonadvertisements contained in the current issue, the issue forming the bulk of the mailing presented being regarded as the current issue.

(d) *Copies for same post office or State—(1) Direct packages.* When there are more than five individually addressed copies of a publication for subscribers at the same post office, they must be securely wrapped in packages or tied in bundles and labeled for the post office. The twine and paper used must be strong enough for the weight and size of the package or bundle.

(2) *State packages.* After all post office directs have been made if there are more than five copies remaining for any one State, they must be wrapped in packages or tied in bundles and labeled for the State.

(3) *Direct sacks.* When there are sufficient packages and bundles for one post office to fill a sack approximately one-third full, they must be placed in a direct sack, or sacks, for that post office. Direct sacks should be labeled in the following form:

PHILADELPHIA PA
Fr Progress Boston Mass

(4) *State sacks.* When the quantity is insufficient for direct sacks and there are enough bundles or packages for one State to fill a sack approximately one-third full, they must be placed in a State sack and labeled to the proper distribution point for that State. See § 24.4(b) (7) of this chapter. State sacks should be labeled in the following form:

CINCINNATI OHIO TERMINAL
Virginia
Fr The Sketch St Louis Mo

(5) *Mixed sacks.* Publications for which there are insufficient copies to justify direct city and State sacks should be made up in sacks labeled to the local post office. Example:

CHICAGO ILL DIS
Mixed States
Fr Fair Chicago Ill

(6) *Maximum weight in a sack.* The total weight of publications placed in one sack must not exceed 80 pounds.

(7) *Labels furnished by postmaster.* Where sack labels are furnished by the postmaster, the mailer will mark his name on the back of the label.

(8) *Unauthorized labels.* Labels, tags, or markings not required or authorized may not be used on mail sacks.

(e) *Copies for military post offices overseas—(1) Direct packages.* When more than one copy is addressed to one unit, AFO, or Navy or Marine Corps address (see § 13.8 of this chapter), the copies must be securely wrapped in packages or tied in bundles labeled for the military address.

(2) *Mixed packages.* After all direct packages have been made, if there are

more than five copies remaining for dispatch through any postal concentration center, they must be wrapped in packages or tied in bundles and labeled for the center.

(3) *Direct sacks.* When there are a sufficient number of packages and bundles for one unit, APO, or Navy or Marine Corps address to fill approximately one-half of a sack, a direct sack must be made. Direct sacks will not be opened at postal concentration centers. The sack should be labeled in the following form:

(Show appropriate postal concentration center.) (Show military address.)

PCC SAN FRANCISCO CALIF
APO 165
Fr The Recorder New York NY

(4) *Mixed sacks.* When the quantity is insufficient for a direct sack and there are enough bundles or packages for dispatch through one postal concentration center to fill approximately one-half of a sack, make up a sack for that center and label in the following form:

(Show appropriate postal concentration center.) (Show FPO when applicable.)

PCC NEW YORK N Y
APO Mail
Fr The Recorder New York N Y

(f) *Exceptional dispatch.*—(1) *Applications.* Postmasters will approve or disapprove applications filed under § 22.3 (c) (4) of this chapter for exceptional dispatch on the basis of whether such dispatch will improve service. They will notify other post offices concerned and the appropriate regional transportation manager of approved arrangements and include a list showing how the sacks or outside bundles are to be labeled and the approximate number of copies.

(2) *Delivery by PTS clerks.* Postal transportation service clerks, when authorized by the distribution and traffic manager, may receive packages of second-class publications directly from publishers or news agents and deliver them as directed, provided the packages are presented and called for at the mail car and are not received from or intended for delivery in any post office.

(3) *Delivery by baggageman.* Baggage men when authorized by an appropriate distribution and traffic manager may receive packages of second-class publications directly from publishers and news agents on trains to which no postal transportation clerk is assigned. The baggageman will deliver the packages of outside matter at the place shown on the address. When in his custody, the packages will be considered as mail.

(4) *Delivery to agents.* Packages marked to be delivered outside the mail will be so delivered only when addressed to news agents or agents of publishers.

(5) *Preparation.* Bundles or packages intended for delivery outside the mail must be adequately wrapped with heavy paper and tied with twine heavy enough to stand up under the regular handling and dispatch of these packages. The wrapper of the bundles must be conspicuously marked "U.S. Mail for Outside Delivery at Publisher's Risk."

§ 16.4 Newspaper treatment.

(a) *Definition.* Newspapers must be published once each week or more frequently and feature principally news of interest to the general public to be given expeditious distribution, dispatch, transit handling, and delivery, usually referred to as newspaper treatment. If the postmaster at the office of entry is in doubt as to whether any particular publication is a newspaper, he will submit all the facts to the Bureau of Operations, Postal Services Division.

(b) *Preparation for mailing.* Newspapers must be made up in sacks plainly labeled "Newspapers." Direct city and State sacks will be made in accordance with § 16.3(d). Label in the following manner.

(1) Direct sacks.

CINCINNATI OHIO
Newspapers Via Pitts & St Lou Tr 79
Fr The Register Columbus Ohio

(2) State sacks.

WHEEL & CIN TR 238
Ohio Newspapers
Fr The Register Columbus Ohio

(c) *Dispatching.* Newspapers will be dispatched in pouches with first-class mail when the quantity is not sufficient to make up separate sacks. Newspapers for dispatch to a railway post office, a highway post office, a terminal, or a first-class office will not be mixed in sacks with any class of mail other than first class. Sacks labeled "Newspapers" will be dispatched with first-class mail.

(d) *Handling at delivery office.* Sacks containing newspapers will be promptly segregated and the contents distributed for the earliest possible delivery.

(e) *Notification to publishers of delays.* Publishers will be notified whenever their mailings of newspapers are not delivered to the post office or train in sufficient time to connect with the intended dispatch.

§ 16.5 Statement and copy filed with mailings.

(a) *Copy marked to show advertising.* The publisher must file with the postmaster a copy of each issue. The advertisements in the copy must be marked by the publisher in such manner that they may be verified when necessary.

(b) *Definition of advertisements.* The term "advertisements" includes display, classified, and all other forms of advertisements, and all editorials or other reading matter for the publication of which money or other valuable consideration is paid, accepted, or promised. When the publisher is not compensated for the publication of editorial or other reading matter, such matter will take the rate of postage for other than advertising. Articles, items, and notices in the form of reading matter inserted in accordance with a custom or understanding that a "reader" is to be given the advertiser or his products in the publication in which the display advertisement appears are advertising. When a newspaper or periodical advertises its own services or issues, or any other business of the publisher, in the form of either

display advertisements, or editorial or reading matter, this is advertising and will be charged the advertising mailing rate.

(c) *Statement showing number of copies mailed.* When postage is to be computed on the bulk weight of one issue as provided for by § 16.6(a), the publisher must file with the first mailing of each issue a statement on Form 3542 (statement showing number of copies of second-class publication mailed) showing the number of copies included in each zone or other separation necessary for computing the postage, and the average weight per copy as determined in the manner prescribed by § 16.6(b). When postage is to be computed at the end of each calendar month on the total bulk weight of all issues mailed during the month as provided for by § 16.6(c), the statement must be filed with the first mailing of the last issue mailed each month and must show the average number of copies of each issue included in each separation, the weight of one sheet, and the combined weight of one copy from each issue as determined in the manner prescribed by § 16.6(d). The publisher must determine the average number of copies by dividing the total number of copies mailed during the month by the total number of issues mailed. The dates of issue and the dates of mailing must be indicated by entering in the spaces provided on Form 3542 only the first and last dates.

(d) *Endorsements on marked copy and Form 3542 (Statement showing number of copies of second-class publication mailed).* The total advertising and nonadvertising portions must be determined by column inches, square inches, pages, or by any other recognized units of measure. The publisher must show by endorsement on the first page of the copy the total units of the advertising space and the total units of nonadvertising space and the percentage of each. When postage is to be computed on the bulk weight of one issue as provided for by § 16.6(a), the percentage of advertising endorsed on the marked copy must be entered on Form 3542. When postage is to be computed at the end of each calendar month on the total bulk weight of all issues mailed during the month as provided for by § 16.6(c), the percentage of advertising to be entered on Form 3542 must be obtained as follows:

(1) Keep a record of the number of units of advertising space and the number of units of nonadvertising space in each issue.

(2) Add the advertising units in each issue to determine the total advertising units in all of the issues.

(3) Add the nonadvertising units in each issue to determine the total nonadvertising units in all of the issues.

(4) Add the advertising and nonadvertising units to determine the total units in all of the issues.

(5) Divide the total advertising units by the total units.

(e) *Payment of advertising rates on reading portion.* A publisher may, if he

so desires, pay postage at the advertising zone rates on both the advertising and nonadvertising portions instead of marking a copy of each issue to show the advertising and nonadvertising portions. When the advertising exceeds 75 percent, the copies filed must have endorsed on the first page by the publisher the words "Advertising over 75 percent." When the advertising does not exceed 75 percent, the copies must have endorsed on the first page by the publisher the words "Advertising not over 75 percent." The entire weight must be entered on Form 3541 in the column provided for the advertising portion. The words "Over 75 percent" or "Not over 75 percent" according to whether the copies do or do not contain over 75 percent advertising must be entered on Form 3541 (Computation of second-class postage) and on Form 3542 (Statement showing number of copies of second-class publication mailed). The word "Waived" must be written in the space provided for the weight of the reading portion on Form 3541.

(f) *Statement of news agent.* When a news agent presents for mailing second-class matter subject to the zone rates of postage, he must submit to the postmaster a statement showing the percent of the space in such matter devoted to advertisements and the percent devoted to other than advertisements. Publishers should furnish this information to news agents purchasing copies of their publications, in order that such agents may be able to prepare the statements required.

§ 16.6 Weighing and collection of postage.

(a) *Procedure for determining bulk weight of one issue.* When postage is to be computed on the bulk weight of one issue, the postmaster will obtain such weight by multiplying the total number of copies of the issue mailed by the average weight of one copy. The number of copies of a single issue mailed will be obtained from the statement on Form 3542 required by § 16.5(c). The average weight of one copy will also be obtained from the statement on Form 3542 and must be determined by the publisher as prescribed in paragraph (b) of this section.

(b) *How to determine average weight per copy of one issue.* The average weight per copy must include the wrapping and binding materials and must be obtained by the publisher as follows:

(1) Count a reasonable number of copies selected in such a manner for test purposes that when wrapped and bundled they will bear a proper ratio to the total number of copies to be mailed individually wrapped and wrapped bundled for mailing.

(2) Weigh in bulk the copies which have been counted, after they are wrapped and bundled for mailing.

(3) Divide the bulk weight of the test copies by the number of test copies to obtain the average weight per copy in pounds. Record fractions of pounds as

decimals with six digits to the right of the decimal point.

(c) *How to determine bulk weight.* When publications are regularly printed on sheets of uniform weight, postmasters are not required to compute the postage on the bulk weight of each issue. Postage on such publications may be computed at the end of each calendar month on the total bulk weight of all issues mailed during the month. The postmaster will obtain the total bulk weight by multiplying the average number of copies mailed by the combined weight of one copy from each issue. The average number of copies of each issue mailed during the month will be obtained from the statement on Form 3542 and must be determined by the publisher in the manner prescribed by § 16.5(c). The combined weight of one copy from each issue will also be obtained from the statement on Form 3542 and must be determined by the publisher in the manner prescribed by paragraph (d) of this section.

(d) *How to determine combined weight during a calendar month.* The combined weight of one copy from each issue mailed during a calendar month must include the wrapping and binding materials and must be obtained by the publisher as follows:

(1) Determine by the method prescribed in paragraph (b) of this section the average weight of one copy of any one issue selected by the postmaster for testing and verifying during the month.

(2) Divide the average weight of one copy by the number of sheets in the copy to determine the weight of one sheet in pounds. Record fractions of pounds as decimals with six digits to the right of the decimal point.

(3) Select one copy of each of the issues mailed during the month and count the sheets in all of the selected copies to determine the total number of sheets in the selected copies.

(4) Multiply the total number of sheets in the selected copies by the weight of one sheet.

(e) *Verification by postmasters of weights and number of copies.* The average weight per copy obtained by the publisher in the manner prescribed by paragraph (b) of this section for use either in computing postage on the bulk weight of a single issue or in determining the weight of one sheet as provided for by paragraph (d) of this section, must be verified by the postmaster by weighing, or by supervising the weighing of, a representative number of copies of the issue. If the average weight per copy is used for determining the weight of one sheet, the postmaster must also verify the computation by which the publisher determines the weight of one sheet. At the end of each calendar month, when postage is computed on the total bulk weight of all issues mailed during the month, the postmaster must verify the combined weight of one copy from each issue by counting the sheets in the copies filed under the provisions of § 16.5(a) and multiplying the total by the previously verified weight of one sheet fur-

nished by the publisher on Form 3542 (Statement showing number of copies of second-class publication mailed). If there is reason at any time to doubt the accuracy of the number of copies reported on Form 3542, sufficient weighings must be made to resolve the doubt.

(f) *Payment of postage at time of mailing or by advance deposits.* You must pay in money before your mailings are dispatched all postage charged at the second-class rates shown in § 22.1 of this chapter. Exception: The transient rate (see § 22.1(c) of this chapter) must be paid by adhesive or meter stamps or by permit imprints. (See §§ 34.3(b) and 34.5(a)(2) of this chapter.) Your postmaster will accept deposits of money to pay for as many mailings as desired and will give you a receipt on Form 3544 (Post Office receipt for money) for the deposits.

(g) *Record of mailings.* Postage on the bulk mailings will be computed on Form 3541 from the weights obtained on Form 3542 (Statement showing number of copies of second-class publication mailed). The publisher will be furnished a duplicate of Form 3541 (Computation of second-class postage) if he requests one. When postage is computed on the bulk weight of one issue, the mailings and postage will be recorded in Form 3543 (Mailing record of second-class matter, postage and advance deposits). When postage is computed at the end of each calendar month on the total weight of all issues mailed during the month, the total mailings and postage for the month will be computed on one Form 3541, and only the totals will be recorded in Form 3543.

(h) *How to show dates of issue and mailing.* When a number of consecutive issues are covered by one Form 3541 or Form 3542, or by one entry in Form 3543, the dates of issue and the dates of mailing must be indicated by entering the first and last dates in the appropriate spaces and columns.

§ 16.7 Key rate.

(a) *Authority to use.* Postmasters will use the key rate method of computing pound-rate postage on publications subject to the advertising zone rates when large mailings justify its use.

(b) *Statement showing mailings to each zone.* The publisher must submit once each calendar year, at 12-month intervals, a statement on Form 3542 showing the number of copies of an issue mailed to each zone. During these 12-month intervals, the publisher does not need to complete the lines for zones 1 to 8 on Form 3542. He enters only total zone mailings on "Total to all zones" line.

(c) *New zone statement.* Postmasters will require a new report on Form 3542 showing the mailings to each zone at any time during the 12-month intervals when the volume of mailings to the zones varies or when there is an increase in the total number of copies.

(d) *Computation.* (1) Compute the key rate on Form 3541 (Computation of

EXHIBIT A—COMPUTATION OF NEW KEY RATE

second-class postage) once each calendar year at 12-month intervals. If a new report on Form 3542 (Statement showing number of copies of second-class publication mailed) is filed at any time during the 12-month intervals showing mailings to each zone, a new key rate must be computed and used.

(2) Enter on the corresponding lines in column B of Form 3541 the number of copies for each zone shown on Form 3542. Apply the applicable pound rates shown in column F to the number of copies for each zone and enter the postage for each zone in column C of Form 3541. Divide the total postage in item 2, column c, by the total number of copies in item 2, column B, to obtain the key rate, which should be carried to six decimal places. Apply the key rate only to the total weight of the advertising portion. Apply the regular reading portion rate to the total weight of the reading portion. Computation of the key rate must be verified by an employee or supervisor other than the person who originally computed it. See exhibit A, Computation of new key rate (Forms 3542 and 3541), following paragraph (d) (3) of this section.

(3) Prepare Form 3541 for subsequent mailings as shown in exhibit B, Computation of postage based on mailings of one issue only (Forms 3542 and 3541), and exhibit C, Computation of postage based on mailings of all issues for calendar month (Forms 3542 and 3541), as shown below, until a new report on Form 3542 showing mailings to each zone is filed under paragraphs (b) and (c) of this section.

STATEMENT SHOWING NUMBER OF COPIES OF SECOND-CLASS PUBLICATION MAILED			
CITY Mayville	STATE Maryland	DATE May 1, 1959	
NAME OF PUBLICATION OR NEWS AGENT MAYVILLE PRESS			
DATE OF ISSUE May 1, 1959		DATE OF MAILING	
CHECK WHETHER PUBLICATION IS SAMPLE COPY (Do not report both on one form.) <input checked="" type="checkbox"/> SUBSCRIPTION COPIES <input type="checkbox"/> SAMPLE COPIES			
WHEN THIS STATEMENT IS FOR ONE ISSUE ONLY, FURNISH THE FOLLOWING INFORMATION:		WHEN THIS STATEMENT IS FOR ALL ISSUES FOR A CALENDAR MONTH, FURNISH THE FOLLOWING INFORMATION:	
AVERAGE WEIGHT PER COPY FOR THIS ISSUE .137500 LBS.		WEIGHT OF ONE SHEET LBS.	
PERCENTAGE OF ADVERTISING CONTENTS IN THIS ISSUE		COMBINED WEIGHT OF ONE COPY FROM EACH ISSUE LBS.	
<p>When postage is computed at the key rate, the lines for zones 1 to 8 need not be completed except for one issue each calendar year at 12-month intervals. The total zone mailings must be entered on the "Total to all zones" line during the twelve month intervals.</p>			
COPIES OUTSIDE COUNTY WITH ADVERTISING		POSTAL ZONES	NUMBER OF COPIES
		1 AND 2	2621
		3	1971
		4	1052
		5	170
		6	124
		7	38
		8	21
TOTAL TO ALL ZONES			5997
COPIES OUTSIDE COUNTY WITH NO ADVERTISING			
COPIES OUTSIDE COUNTY AT SPECIAL 1½ CENTS A POUND RATE			
COPIES WITHIN COUNTY AT 1 CENT A POUND			
COPIES WITHIN COUNTY FREE OF POSTAGE			
LOCAL OR HEADQUARTERS COPIES AT 1 OR 2 CENTS EACH			
CONTROLLED BY "CIRCULATION" PART OF POSTAL MANUAL			
FREE MATTER FOR CIRCULATION BY POSTAL MANUAL			

POD Form 3542
Nov. 1958

Joe Mayes
SIGNATURE

POD, WASH., D. C.

POST OFFICE AND STATE Mayville, Maryland			NAME OF PUBLICATION OR NEWS AGENT MAYVILLE PRESS—Daily ex Sunday											
DATE OF MAILING			DATE OF ISSUE PRINTED IN COPIES May 1, 1959											
OUTSIDE COUNTY	1. Advertising portion	A ZONE	B SAMPLE COPIES, INCLUDING COPIES	C SUBSCRIPTION COPIES, INCLUDING POSTAGE	D TOTAL POUNDS	E ADVERTISING PORTION POUNDS	F POSTAGE RATE PER POUND OR FRACTION			G MINIMUM RATE PER COPY OR PIECE			H COMPUTED POSTAGE	I POSTAGE CHARGED
	Percentage:	1 AND 2	2621 x 2.2¢	\$57.662			1-1-59	1-1-60	1-1-61	1-1-59	1-1-60	1-1-61	\$	
		3	1971 x 3¢	59.130			2.2¢	2.6¢	3.0¢					
		4	1052 x 4.5¢	47.340			3.0	3.5	4.0					
		5	170 x 6¢	10.200			4.5	5.2	6.0					
		6	124 x 7.7¢	9.548			6.0	7.0	8.0					
		7	38 x 9.2¢	3.496			7.7	8.7	10.0					
		8	21 x 11¢	2.310			9.2	11.0	12.0					
		2. Total pounds all zones	5997	\$189.686			11.0	12.5	14.0					
		3. Total advertising portion (Column E, item 2)	\$189.686	= .031630			KEY RATE, IF USED:						POSTAGE AT KEY RATE:	
INSIDE COUNTY AND SPECIAL RATE	4. Nonadvertising portion (Column D, item 2 minus item 3)					2.1	2.3	2.5						
	5. Total pound rate postage (Column H) on copies subject to minimum rate shown in item 6, Column G													
	6. Compute postage at minimum rate shown in Column G (this item) on each copy or piece shown in Column E, this item. Charge this amount if it exceeds total pound rate postage entered in Column H, item 5.									1/4¢	3/8¢	1/2¢		
	7. Copies outside county at special nonprofit rate													
	8. Copies within county at rate of 1 cent per pound													
	9. Weight of copies free of postage to subscribers in county of publication													
	10. Total pound rate postage (add items 7 and 8, Column H) on copies subject to 1/4 cent-minimum													
	11. Compute postage at minimum rate shown in Column G (this item) on each copy or piece shown in Column E, this item. Charge this amount if it exceeds total pound rate postage entered in Column H, item 10.									1/8¢				
	12. Copies at local or headquarters letter-carrier rates of 1 or 2 cents each									1 or 2¢				
	13. Controlled circulation publications (charge pound rate or minimum per copy rate, whichever is higher)									12¢	1¢			
COMPUTED BY William Preston													TOTAL POSTAGE CHARGED \$	

POD Form 3541
Nov. 1958

Verified by **James Boone**

COMPUTATION OF SECOND CLASS POSTAGE

Attach this form to Form 3542 from which computation is made.

EXHIBIT B—COMPUTATION OF POSTAGE BASED ON MAILINGS OF ONE ISSUE ONLY

POST OFFICE REPORT		
STATEMENT SHOWING NUMBER OF COPIES OF SECOND-CLASS PUBLICATION MAILED		
CITY Mayville	STATE Maryland	DATE June 1, 1959
NAME OF PUBLICATION OR NEWS AGENT MAYVILLE PRESS		
DATE OF ISSUE PRINTED IN COPIES June 1, 1959		DATE OF MAILING June 1, 1959
CHECK WHETHER SUBSCRIBER OR SAMPLE COPIES (Do not report both on one form.) <input checked="" type="checkbox"/> SUBSCRIBER'S COPIES <input type="checkbox"/> SAMPLE COPIES		
WHEN THIS STATEMENT IS FOR ONE ISSUE ONLY, FURNISH THE FOLLOWING INFORMATION:		WHEN THIS STATEMENT IS FOR ALL ISSUES FOR A CALENDAR MONTH, FURNISH THE FOLLOWING INFORMATION:
AVERAGE WEIGHT PER COPY OF THE ISSUE: 137500 LBS.		WEIGHT OF ONE SHEET: _____ LBS.
PERCENTAGE OF ADVERTISING: 65		COMBINED WEIGHT OF ONE COPY FROM EACH ISSUE: _____ LBS.
<p>When postage is computed at the key rate, the lines for zones 1 to 8 need not be completed except for one issue each calendar year at 12-month intervals. The total zone mailings must be entered on the "Total to all zones" line during the twelve month intervals.</p>		
COPIES OUTSIDE COUNTY WITH ADVERTISING		POSTAL ZONES
		NUMBER OF COPIES
		NUMBER OF POUNDS
		1 AND 2
		3
		4
		5
		6
		7
		8
TOTAL TO ALL ZONES		5997
COPIES OUTSIDE COUNTY WITH NO ADVERTISING		
COPIES OUTSIDE COUNTY AT SPECIAL 14 CENTS A POUND RATE		
COPIES WITHIN COUNTY AT 1 CENT A POUND		1176
COPIES WITHIN COUNTY FREE OF POSTAGE		1148
LOCAL OR HEADQUARTERS COPIES AT 1 OR 2 CENTS EACH		50
CONTROLLED PUBLICATIONS—PART 13, POSTAL MANUAL		
FREE MATTER FOR BLIND—139.37, POSTAL MANUAL		

Joe Mayes
Signature

FD-3542
Rev. 1958

POD, WASH., D. C.

POST OFFICE AND STATE DATE OF MAILING		NAME OF PUBLICATION OR NEWS AGENT DATE OF ISSUE PRINTED IN COPIES											
Mayville, Maryland		MAYVILLE PRESS—Daily ex Sunday		June 1, 1959									
1. Advertising portion	A ZONE	B SAMPLE COPIES, POUNDS	C SUBSCRIBER'S COPIES, POUNDS	D TOTAL POUNDS	E ADVERTISING PORTION POUNDS	F POSTAGE RATE PER POUND OR FRACTION			G MINIMUM RATE PER COPY OR PIECE			H COMPUTED POSTAGE	I POSTAGE CHARGED
	1 AND 2					1-1-59	1-1-60	1-1-61	1-1-59	1-1-60	1-1-61		
Percentages:						2.2¢	2.6¢	3.0¢				\$	
65	3					3.0	3.5	4.0					
	4					4.5	5.2	6.0					
	5					6.0	7.0	8.0					
	6					7.7	8.7	10.0					
	7					9.2	11.0	12.0					
	8					11.0	12.5	14.0					
2. Total pounds all zones			825	825	537	KEY RATE, IF USED: .031630						POSTAGE AT KEY RATE: 16.99	
3. Total advertising portion (Column E, item 2)				537									
4. Nonadvertising portion (Column D, item 2 minus item 3)				288		2.1	2.3	2.5				6.05	
5. Total pound rate postage (Column H) on copies subject to minimum rate shown in item 6, Column G												23.04	
6. Compute postage at minimum rate shown in Column G (this item) on each copy or piece shown in Column E, this item. Charge this amount if it exceeds total pound rate postage entered in Column H, item 5.					NO. OF COPIES OR PIECES (From Form 3542): 5997				1/4¢	3/8¢	1/2¢	15.00	23.04
7. Copies outside county at special nonprofit rate						1 1/2¢							
8. Copies within county at rate of 1 cent per pound				162		1¢						1.62	
9. Weight of copies free of postage to subscribers in county of publication			158										
10. Total pound rate postage (add items 7 and 8, Column H) on copies subject to 1/2 cent minimum												1.62	
11. Compute postage at minimum rate shown in Column G (this item) on each copy or piece shown in Column E, this item. Charge this amount if it exceeds total pound rate postage entered in Column H, item 10.					NO. OF COPIES OR PIECES (From Form 3542): 1176				1/8¢			1.47	1.62
12. Copies at local or headquarters letter-carrier rates of 1 or 2 cents each					NO. OF COPIES: 50				1 or 2¢				.50
13. Controlled circulation publications (charge pound rate or minimum per copy rate, whichever is higher)					NO. OF COPIES:	12¢			1¢				
COMPUTED BY <i>William Poston</i>													TOTAL POSTAGE CHARGED \$ 25.16

FD-3541
Rev. 1958

COMPUTATION OF SECOND CLASS POSTAGE

Attach this form to Form 3542 from which computation is made.

RULES AND REGULATIONS

EXHIBIT C—COMPUTATION OF POSTAGE BASED ON MAILINGS OF ALL ISSUES FOR CALENDAR MONTH

POST OFFICE DEPARTMENT STATEMENT SHOWING NUMBER OF COPIES OF SECOND-CLASS PUBLICATION MAILED			
CITY Mayville	STATE Maryland	DATE May 31, 1959	
NAME OF PUBLICATION OR NEWS AGENT MAYVILLE PRESS			
DATE OF ISSUE PRINTED IN COPIES May 1 to 31, 1959, Inclusive		DATE OF MAILING (26 Issues) May 1 to 31, 1959, Inclusive	
CHECK WHETHER S. 223-224 OR SAMPLE COPIES (Do not report both on one form.) <input checked="" type="checkbox"/> SUBSCRIBER'S COPIES <input type="checkbox"/> SAMPLE COPIES			
WHEN THIS STATEMENT IS FOR ONE ISSUE ONLY, FURNISH THE FOLLOWING INFORMATION:		WHEN THIS STATEMENT IS FOR ALL ISSUES FOR A CALENDAR MONTH, FURNISH THE FOLLOWING INFORMATION:	
AVERAGE WEIGHT PER COPY FOR THE ISSUE _____ LBS.		WEIGHT OF ONE SHEET _____ LBS.	
PERCENTAGE OF ADVERTISING IN THE ISSUE _____		COMBINED WEIGHT OF ONE COPY FROM EACH ISSUE _____ LBS.	
		PERCENTAGE OF ADVERTISING COMBINED ON CONTENTS OF ALL ISSUES _____	
When postage is computed at the key rate, the lines for zones 1 to 8 need not be completed except for one issue each calendar year at 12-month intervals. The total zone mailings must be entered on the "Total to all zones" line during the twelve month intervals.			
COPIES OUTSIDE COUNTY WITH ADVERTISING		PORTAL ZONES	NUMBER OF COPIES
		1 AND 2	
		3	
		4	
		5	
		6	
		7	
		8	
TOTAL TO ALL ZONES			5997
COPIES OUTSIDE COUNTY WITH NO ADVERTISING			
COPIES OUTSIDE COUNTY AT SPECIAL 1½ CENTS A POUND RATE			
COPIES WITHIN COUNTY AT 1 CENT A POUND			
COPIES WITHIN COUNTY FREE OF POSTAGE			
LOCAL OR HEADQUARTERS' COPIES AT 1 OR 2 CENTS EACH			
CONTROLLED PUBLICATIONS—PART 123, POSTAL MANUAL			
FREE MATTER FOR BLIND—PART 123, POSTAL MANUAL			

POD Form 3542
Nov. 1958

POD, WASH., D. C.

POST OFFICE AND STATE Mayville, Maryland		NAME OF PUBLICATION OR NEWS AGENT MAYVILLE PRESS—Daily ex Sunday	
DATE OF MAILING May 1 to 31, 1959, Inclusive (26 Issues)		DATE OF ISSUE PRINTED IN COPIES May 1 to 31, 1959, Inclusive (26 Issues)	
OUTSIDE COUNTY	1. Advertising portion	A ZONE	B SAMPLE COPIES, POUNDS
	Percentages	C SUBSCRIBER'S COPIES, POUNDS	D TOTAL POUNDS
	65	E ADVERTISING PORTION, POUNDS	F POSTAGE RATE PER POUND OR FRACTION
			G MINIMUM RATE PER COPY OR PIECE
			H COMPUTED POSTAGE
			I POSTAGE CHARGED
INSIDE COUNTY AND SPECIAL RATE	2. Total pounds all zones		
	3. Total advertising portion (Column E, item 2)		
	4. Nonadvertising portion (Column D, item 2 minus item 3)		
	5. Total pound rate postage (Column H) on copies subject to minimum rate shown in item 6, Column G		
	6. Compute postage at minimum rate shown in Column G (this item) on each copy or piece shown in Column E, this item. Charge this amount if it exceeds total pound rate postage entered in Column H, item 5.		
	7. Copies outside county at special nonprofit rate		
	8. Copies within county at rate of 1 cent per pound		
	9. Weight of copies free of postage to subscribers in county of publication		
	10. Total pound rate postage (add items 7 and 8, Column H) on copies subject to ½ cent minimum		
	11. Compute postage at minimum rate shown in Column G (this item) on each copy or piece shown in Column E, this item. Charge this amount if it exceeds total pound rate postage entered in Column H, item 10.		
12. Copies at local or headquarters letter-carrier rates of 1 or 2 cents each			
13. Controlled circulation publications (charge pound rate or minimum per copy rate, whichever is higher)			
COMPUTED BY William Paxton		TOTAL POSTAGE CHARGED \$ 653.44	

POD Form 3541
Rev. 1958

COMPUTATION OF SECOND CLASS POSTAGE

Attach this form to Form 3542 from which computation is made.

§ 16.8 Controlled circulation publications.

The weight of mailings of controlled circulation publications (Part 23 of this chapter) is obtained in the manner prescribed for obtaining the weight of mailings of second-class publications. Controlled circulation postage is collected and accounted for in the same manner as second-class postage. Each mailing must be prepared and made up for dispatch in the manner prescribed for second-class mail. (Sections 16.1(a) through 16.1(c).)

NOTE: The corresponding Postal Manual sections are 126.1-126.8.

II. Section 24.4, *Payment of postage and markings required*, is amended to read as follows:

§ 24.4 Preparation; payment of postage.

(a) *Single-piece mailings.* Mailers of third-class mail at other than bulk rates may use any method of paying postage, and may mail any number of pieces at one time, except when permit imprints are used. See § 34.5 of this chapter.

(b) *Bulk mailings*—(1) *Annual fee.* A fee of \$20 must be paid each calendar year. Lettershops must pay the \$20 fee for each customer for whom mailings are made, unless each customer pays it. This fee is separate from the \$10 fee that must be paid for a permit to mail under the permit imprint system. See § 34.1(a) of this chapter.

(2) *Postage permits required.* Postage must be prepaid by:

(i) Meter stamps. See Part 33 of this chapter.

(ii) Precanceled stamps or precanceled stamped envelopes. See Part 32 of this chapter.

(iii) Permit imprints (cash). See Part 34 of this chapter.

(3) *Markings required.* Identifying words as follows must be printed either in or immediately adjacent to permit imprints, meter stamps, or precanceled stamps:

(i) "Bulk Rate" or the abbreviation "Blk. Rt." by mailers other than nonprofit organizations.

(ii) "Nonprofit Organization" or the abbreviation "Nonprofit Org." by authorized nonprofit organizations which mail at the 50 percent reduction in the minimum per piece charge.

(4) *Mailing statement and verification.* A designated employee in the weighing section or other place where bulk mailings are accepted shall verify the mailer's statement which must be completed and submitted by the mailer with each mailing as follows:

(i) Mailing statement, Form 3602 (Statement of mailing of matter with permit imprints) for mail with permit imprints (see § 34.5(e) of this chapter) or

(ii) Mailing statement, Form 3602-PC (Mailing statement Third-Class Mail) for mail bearing precanceled stamps or meter stamps.

(5) *Preparation of mailing.* Sort, face, and tie bulk mail into packages both lengthwise and crosswise with twine strong enough to withstand handling in

the mail (a breakingpoint of 10 pounds or more will qualify). Labels should be large enough to cover the address on the exposed piece of mail and to keep the label from sliding out from under the twine. Prepare packages as follows:

(i) *Direct package.* When there are 10 or more pieces for any one post office (or station or branch if its name forms part of the address), face all addresses one way except the last which must be reversed to expose its address on the outside of the package. Do not label direct packages.

(ii) *State package.* After direct-package pieces are removed, if there are 10 or more pieces remaining for any one State, face all addresses one way and tie the pieces into a package. Cover the top address with a label bearing the name of the State.

(iii) *Mixed packages.* If there are less than 10 pieces per State (for instance, 6 for Delaware, 8 for Maryland, 5 for Virginia), face all addresses one way and tie the pieces into a package. Cover the top address with a label bearing the words "Mixed States."

(iv) *Simplified addressed mail.* Follow the instructions in § 13.4(c) of this chapter.

(6) *Preparation for dispatch*—(i) *Direct sacks.* When there are sufficient direct packages for the same post office to fill a sack at least one-third full, they must be placed in a sack or sacks which should be labeled in the following manner:

PHILADELPHIA, PA.

CIRCS.

From Jay Mailing Co., Cincinnati, Ohio

(ii) *State sacks*—(a) *Direct packages.* After all possible city direct sacks have been made, if there are enough direct packages remaining for post offices within the same State to fill approximately one-third of a sack, they should be placed in a State sack and labeled to the proper distribution point. See subparagraph (7) of this paragraph. State sacks should be labeled in the following manner:

OGDEN, UTAH TERMINAL

Calif. Directs CIRCS.

From D. C. Mailers, Washington, D. C.

(b) *State packages.* When State packages of circulars for one State will fill approximately one-third of a sack, they should be placed in a State sack and labeled to the proper distribution point. (See subparagraph (7) of this paragraph.) Label in the following form:

OGDEN, UTAH TERMINAL

CALIF. CIRCS.

From D.C. Mailers, Washington, D.C.

(iii) *Mixed sacks.* (a) Mixed State packages of circulars may be included in sacks labeled "Mixed States—Circulars." (b) Any direct package for which there is insufficient quantity to make city or State direct sacks should be included in sacks labeled "Mixed Directs—Circulars."

(iv) *Labels furnished by postmaster.* Where sack labels are furnished by the postmaster, the mailer will mark his name on the back of the label.

(v) *Unauthorized labels.* Labels, tags, or markings not required or authorized may not be used on mail sacks.

(7) *Distribution points.* A list of the proper distribution points for papers, mixed circulars, and direct circulars from each postal region is prepared by the distribution and traffic manager of the region. Copies of this list along with any special instructions relating to specific locations may be obtained through your local postmaster.

(8) *Special services.* The registry, insurance, certified, and COD services may not be used for third-class matter mailed at the bulk rates.

NOTE: The corresponding Postal Manual section is 134.4.

(R.S. 161, as amended, 396, as amended, sec. 1, 25 Stat. 1, as amended, sec. 5, 41 Stat. 583, as amended, secs. 2, 3, 65 Stat. 672, 673, as amended; 5 U.S.C. 22, 369; 39 U.S.C. 249, 289a, 290a-1, 291a)

§ 24.5 [Amendment]

III. In § 24.5, *Nonprofit organizations*, paragraph (a) is amended to read as follows:

(a) *Types.* Religious, educational, scientific, philanthropic, agricultural, labor, veterans', and fraternal organizations or associations not organized for profit and none of the net income of which benefits any private stockholder or individual may mail pieces subject to the minimum bulk third-class per piece charge at a reduction of 50 per cent. The following and similar organizations do not come within the prescribed categories even though they may be organized on a nonprofit basis: Automobile clubs; business leagues; chambers of commerce; citizens' and civic improvement associations; individuals; municipal, county, or State governmental bodies; mutual insurance associations; political organizations; service clubs such as Civitan, Kiwanis, Lions, Optimist, and Rotary; social and hobby clubs; and trade associations.

NOTE: The corresponding Postal Manual section is 134.51.

(R.S. 161, as amended, 396, as amended, sec. 2, 3, 65 Stat. 672, as amended, 673, as amended; 5 U.S.C. 22, 369, 39 U.S.C. 289a, 290a-1.)

§ 34.5 [Amendment]

IV. In § 34.5 *Mailings with permit imprints*, make the following changes:

A. Immediately following the last sentence of paragraph (c) strike out "(See Part 16 of this chapter for mailing of third-class bulk mail)" and insert in lieu thereof "(See § 24.4(b) (4) of this chapter for mailing of third-class bulk mail)."

NOTE: The corresponding Postal Manual section is 144.53.

B. Add a new paragraph (g) to read as follows:

(g) *Post office computation of postage*—(1) *Random samples.* Enough pieces will be selected at random from the entire lot to determine whether the whole mailing consists of identical pieces.

(2) *Weight of single piece.* Determine the exact weight of a single piece and the amount of postage required. When

scales do not show exact weight of a single piece, weigh enough pieces to balance beam and divide total weight by number weighed.

Example:

20 pieces weigh exactly $3\frac{1}{2}$ ounces.
 $3.5 \div 20 = 0.175$ ounce.

(3) **Total number of pieces.** Ascertain the total number of pieces by one of the following methods.

(i) Find the total weight in pounds, exclusive of tare. (For definition of tare see subparagraph (5) of this paragraph.) Reduce the pounds to ounces and divide the total number of ounces by the weight of a single piece.

Example: Mailer's statement shows 1,240 pieces in mailing which weigh 13 pounds, 9 ounces. A single piece weighs 0.175 ounce. Convert weight to ounces:

$13 \times 16 + 9 = 217$ ounces.
 $217 \div 0.175 = 1,240$ pieces.

(ii) Find the total weight, exclusive of tare, and the total weight exactly of 100 pieces in ounces and fractions of an ounce. Divide the total weight by the weight of 100 pieces. This will give the total number of hundreds and fractions of a hundred in the entire lot.

Example: Mailer's statement shows 124,400 pieces in mailing which weigh 1,360 pounds, 10 ounces. A single piece weighs 0.175 ounce. Convert weight to ounces:

$1,360 \times 16 + 10 = 21,770$.
 Weight of 100 pieces: $0.175 \times 100 = 17.5$.
 $21,770 \div 17.5 = 1,244$.
 $1,244 \times 100 = 124,400$ pieces.

(4) **Agreement with mailing statement.** The result of either of these methods of computation should agree with the number of pieces shown on the statement of mailing. If they do not agree the matter will be taken up with the mailer and, if necessary, further examination and verification will be made.

(5) **Tare.** Tare includes sacks, cartons or other containers, hand trucks, skids, or similar pieces of equipment upon which the mail may be placed during the weighing operation.

NOTE: The corresponding Postal Manual section is 144.57.

(R.S. 161, as amended, 396, as amended, sec. 5, 41 Stat. 583, as amended, 47 Stat. 647; 5 U.S.C. 22, 369; 39 U.S.C. 273, 273a)

[SEAL] HERBERT B. WARBURTON,
General Counsel.

[F.R. Doc. 59-6288; Filed, Aug 3, 1959;
 8:45 a.m.]

Title 23—HIGHWAYS

Chapter I—Bureau of Public Roads,
 Department of Commerce

PART I—REGULATIONS UNDER THE FEDERAL-AID ROAD ACT OF JULY 11, 1916, AS AMENDED AND SUP- PLEMENTED

Miscellaneous Amendments

Section 1.10(g) of the regulations under the Federal-Aid Road Act of July 11, 1916, as amended and supplemented

(now codified as Title 23, United States Code), is hereby amended by adding thereto the following sentence, effective upon publication in the FEDERAL REGISTER: "Upon the request of a State, the requirements of this paragraph may be modified by the Administrator for a project prior to or after the award of a contract, heretofore or hereafter made, to such extent as he may determine to be in the public interest."

Section 1.12 of the regulations under the Federal-Aid Road Act of July 11, 1916, as amended and supplemented (now codified as Title 23, United States Code), is hereby amended by adding thereto the following paragraph effective upon publication in the FEDERAL REGISTER:

(f) In those cases where construction work on Federal-aid highways is being performed by any Federal agency under its procedures and by Federal contract, the labor standards relating to direct Federal contracts shall be applicable.

Dated: July 30, 1959.

(23 U.S.C. 315)

Recommended:

D. D. TALLAMY,
Federal Highway Administrator.

Issued:

[SEAL] F. H. MUELLER,
Acting Secretary of Commerce.

[F.R. Doc. 59-6394; Filed, Aug. 3, 1959;
 8:48 a.m.]

Title 6—AGRICULTURAL CREDIT

Chapter IV—Commodity Stabilization Service and Commodity Credit Corporation, Department of Agri- culture

SUBCHAPTER B—LOANS, PURCHASES AND OTHER OPERATIONS

[C.C.C. Grain Price Support Bulletin 1, 1959
 Supp. 2, Wheat]

PART 421—GRAINS AND RELATED COMMODITIES

Subpart—1959-Crop Wheat Loan and Purchase Agreement Program

The C.C.C. Grain Price Support Bulletin 1 (23 F.R. 9651), issued by the Commodity Credit Corporation and containing the regulations of a general nature with respect to price support operations for certain grains and other commodities produced in 1959 and subsequent crop years was supplemented by C.C.C. Grain Price Support Bulletin 1, 1959 Supplement 1, Wheat and amendment thereto (24 F.R. 1633 and 3151), containing specific requirements applicable to price support operations on the 1959 wheat crop. These regulations are further supplemented as follows:

§ 421.4047 Support rates.

(a) **Basic support rates at designated terminal markets.** Basic support rates per bushel for grade No. 1 wheat stored in approved warehouses at the terminal markets listed below are as follows:

Terminal market	Rate per bushel	
	Wheat produced in commercial area	Wheat produced in noncommercial area
Astoria, Oreg.	\$2.03	\$1.52
Portland, Oreg.	2.03	1.52
Longview, Wash.	2.03	1.52
Seattle, Wash.	2.03	1.52
Tacoma, Wash.	2.03	1.52
Vancouver, Wash.	2.03	1.52
Los Angeles, Calif.	2.11	1.53
Oakland, Calif.	2.11	1.53
San Francisco, Calif.	2.11	1.53
Stockton, Calif.	2.11	1.53
Atchison, Kans.	2.12	1.53
Council Bluffs, Iowa	2.12	1.53
Kansas City, Mo.	2.12	1.53
Louisville, Ky.	2.12	1.53
Saint Joseph, Mo.	2.12	1.53
Omaha, Nebr.	2.12	1.53
Sionx City, Iowa	2.12	1.53
Cairo, Ill.	2.12	1.53
Chicago, Ill.	2.12	1.53
East St. Louis, Ill.	2.12	1.53
Memphis, Tenn.	2.12	1.53
Milwaukee, Wis.	2.12	1.53
St. Louis, Mo.	2.12	1.53
Duluth, Minn.	2.10	1.64
Minneapolis, Minn.	2.10	1.64
St. Paul, Minn.	2.10	1.64
Superior, Wis.	2.10	1.64
Albany, N.Y.	2.25	1.69
Baltimore, Md.	2.25	1.69
Norfolk, Va.	2.25	1.69
Philadelphia, Pa.	2.25	1.69
New York, N.Y.	2.25	1.69
Corpus Christi, Tex.	2.32	1.74
Galveston, Tex.	2.32	1.74
Houston, Tex.	2.32	1.74
Port Arthur, Tex.	2.32	1.74
New Orleans, La.	2.32	1.74
Baton Rouge, La.	2.32	1.74

(b) **Basic county support rates.** (1) The following basic county support rates per bushel are established for grade No. 1 wheat. Both farm-storage and country warehouse-storage loans, except as otherwise provided in paragraph (b) of § 421.4043 will be made at the support rate established for the county in which the wheat is stored: *Provided, however,* That if the wheat is produced in the commercial wheat-producing area and stored outside the commercial wheat-producing area or if the wheat is produced in the non-commercial wheat-producing area and stored in the commercial wheat-producing area, the rates shall be the applicable rate where stored adjusted to the percentage level applicable to where the wheat was produced.

(2) If two or more approved warehouses are located at the same or adjoining towns, villages or cities having the same domestic interstate freight rate, such towns, villages or cities shall be deemed to constitute one shipping point and the same support rate shall apply even though such warehouses are not all located in the same county. Such support rate shall be the highest support rate of the counties involved.

ALABAMA		Rate per bushel
County		
All counties		\$1.95
ARIZONA		Rate per bushel
County	County	
Apache	Mohave	\$1.19
Cochise	Navajo	1.11
Coconino	Pima	1.40
Gila	Pinal	1.42
Graham	Santa Cruz	1.36
Greenlee	Yavapai	1.22
Maricopa	Yuma	1.43

ARKANSAS

County	Rate per bushel	County	Rate per bushel
Arkansas	\$1.86	Lee	\$1.93
Ashley	1.91	Lincoln	1.88
Baxter	1.81	Little River	1.91
Benton	1.77	Logan	1.78
Boone	1.79	Lonoke	1.87
Bradley	1.90	Madison	1.78
Calhoun	1.90	Monroe	1.80
Carroll	1.77	Miller	1.92
Chicot	1.91	Mississippi	1.93
Clark	1.88	Montgomery	1.89
Clay	1.90	Nevada	1.81
Cleburne	1.88	Newton	1.90
Cleveland	1.87	Ouachita	1.79
Columbia	1.92	Perry	1.83
Conway	1.82	Phillips	1.90
Craighead	1.91	Pike	1.82
Crawford	1.78	Poinsett	1.94
Crittenden	1.97	Polk	1.81
Cross	1.94	Pope	1.81
Dallas	1.88	Prairie	1.88
Desha	1.90	Pulaski	1.86
Drew	1.90	Randolph	1.90
Faulkner	1.84	St. Francis	1.93
Franklin	1.78	Saline	1.86
Fulton	1.86	Scott	1.81
Garland	1.85	Searcy	1.79
Grant	1.87	Sebastian	1.80
Greene	1.90	Sevier	1.84
Hempstead	1.91	Sharp	1.86
Hot Spring	1.86	Stone	1.84
Howard	1.84	Union	1.92
Independence	1.88	Van Buren	1.82
Izard	1.84	Washington	1.78
Jackson	1.90	White	1.89
Jefferson	1.86	Woodruff	1.91
Johnson	1.80	Yell	1.81
Lafayette	1.92		
Lawrence	1.90		

CALIFORNIA

Alameda	\$1.98	Placer	\$1.95
Alpine	1.81	Plumas	1.78
Amador	1.98	Riverside	1.92
Butte	1.92	Sacramento	1.97
Calaveras	1.98	San Benito	1.93
Colusa	1.93	San Bernar-	
Contra Costa	1.98	dino	1.95
El Dorado	1.94	San Diego	1.90
Fresno	1.93	San Joaquin	1.99
Glenn	1.91	San Luis Obis-	
Humboldt	1.81	po	1.89
Imperial	1.94	San Mateo	1.98
Inyo	1.78	Santa Barbara	1.90
Kern	1.90	Santa Clara	1.97
Kings	1.93	Santa Cruz	1.94
Lake	1.91	Shasta	1.85
Lassen	1.75	Sierra	1.78
Los Angeles	1.96	Siskiyou	1.85
Madera	1.94	Solano	1.96
Marin	1.98	Sonoma	1.96
Mariposa	1.95	Stanislaus	1.98
Mendocino	1.88	Sutter	1.94
Merced	1.96	Tehama	1.88
Modoc	1.78	Tulare	1.92
Mono	1.75	Tuolumne	1.98
Monterey	1.92	Ventura	1.96
Napa	1.97	Yolo	1.95
Orange	1.95	Yuba	1.94

COLORADO

Adams	\$1.73	Eagle	\$1.55
Alamosa	1.62	Elbert	1.73
Arapahoe	1.73	El Paso	1.73
Archuleta	1.54	Fremont	1.69
Baca	1.74	Garfield	1.54
Bent	1.74	Grand	1.58
Boulder	1.73	Huerfano	1.70
Chaffee	1.59	Jackson	1.61
Cheyenne	1.75	Jefferson	1.73
Conejos	1.62	Kiowa	1.75
Costilla	1.62	Kit Carson	1.75
Crowley	1.73	La Plata	1.54
Custer	1.67	Larimer	1.73
Delta	1.54	Las Animas	1.72
Denver	1.73	Lincoln	1.73
Dolores	1.48	Logan	1.73
Douglas	1.73	Mesa	1.54

COLORADO—Continued

County	Rate per bushel	County	Rate per bushel
Moffat	\$1.54	Rio Blanco	\$1.54
Montezuma	1.48	Rio Grande	1.62
Montrose	1.54	Routt	1.54
Morgan	1.73	Saguache	1.62
Otero	1.73	San Miguel	1.51
Ouray	1.54	Sedgwick	1.76
Phillips	1.75	Summit	1.58
Pitkin	1.54	Washington	1.73
Prowers	1.75	Weid	1.73
Pueblo	1.73	Yuma	1.75

CONNECTICUT

All counties	\$1.52
DELAWARE	
Kent	\$2.06
New Castle	2.06
Sussex	2.05

FLORIDA

All counties	\$1.48
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GEORGIA

All counties	\$1.98
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IDAHO

County	Rate per bushel	County	Rate per bushel
Ada	\$1.66	Gem	\$1.67
Adams	1.64	Gooding	1.63
Bannock	1.63	Idaho	1.71
Bear Lake	1.60	Jefferson	1.60
Benewah	1.73	Jerome	1.63
Bingham	1.61	Kootenai	1.71
Blaine	1.60	Latah	1.73
Boise	1.65	Lemhi	1.60
Bonner	1.65	Lewis	1.71
Bonneville	1.60	Lincoln	1.62
Boundary	1.62	Madison	1.60
Butte	1.60	Minidoka	1.63
Camas	1.60	Nez Perce	1.74
Canyon	1.66	Oneida	1.63
Caribou	1.61	Owyhee	1.66
Cassia	1.64	Payette	1.67
Clark	1.59	Power	1.63
Clearwater	1.72	Shoshone	1.63
Custer	1.60	Teton	1.60
Elmore	1.64	Twin Falls	1.66
Franklin	1.63	Valley	1.65
Fremont	1.60	Washington	1.68

ILLINOIS

Adams	\$1.86	Iroquois	\$1.90
Alexander	1.29	Jackson	1.89
Bond	1.92	Jasper	1.88
Boone	1.91	Jefferson	1.89
Brown	1.87	Jersey	1.92
Bureau	1.89	Jo Daviess	1.88
Calhoun	1.91	Johnson	1.83
Carroll	1.88	Kane	1.93
Cass	1.89	Kankakee	1.93
Champaign	1.89	Kendall	1.93
Christian	1.89	Knox	1.88
Clark	1.89	Lake	1.94
Clay	1.89	LaSalle	1.91
Clinton	1.92	Lawrence	1.88
Coles	1.89	Lee	1.90
Cook	1.94	Livingston	1.90
Crawford	1.87	Logan	1.90
Cumberland	1.89	McDonough	1.87
De Kalb	1.93	McHenry	1.92
DeWitt	1.89	McLean	1.89
Douglas	1.89	Macon	1.89
DuPage	1.94	Macoupin	1.92
Edgar	1.89	Madison	1.93
Edwards	1.88	Marion	1.89
Effingham	1.89	Marshall	1.89
Fayette	1.89	Mason	1.89
Ford	1.89	Massac	1.88
Franklin	1.89	Menard	1.89
Fulton	1.89	Mercer	1.87
Gallatin	1.85	Monroe	1.91
Greene	1.92	Montgomery	1.91
Grundy	1.92	Morgan	1.89
Hamilton	1.88	Moultrie	1.89
Hancock	1.86	Ogle	1.90
Hardin	1.81	Peoria	1.89
Henderson	1.86	Perry	1.89
Henry	1.88	Platt	1.89

ILLINOIS—Continued

County	Rate per bushel	County	Rate per bushel
Pike	\$1.88	Stephenson	\$1.88
Pope	1.84	Tazewell	1.89
Pulaski	1.89	Union	1.89
Putnam	1.89	Vermilion	1.89
Randolph	1.89	Wabash	1.86
Richland	1.88	Warren	1.88
Rock Island	1.88	Washington	1.90
Saint Clair	1.92	Wayne	1.88
Saline	1.85	White	1.85
Sangamon	1.89	Whiteside	1.89
Schuyler	1.88	Will	1.94
Scott	1.89	Williamson	1.89
Shelby	1.89	Winnebago	1.89
Stark	1.89	Woodford	1.89

INDIANA

Adams	\$1.84	Lawrence	\$1.91
Allen	1.84	Madison	1.86
Bartholomew	1.90	Marion	1.87
Benton	1.87	Marshall	1.87
Blackford	1.86	Martin	1.85
Boone	1.86	Miami	1.87
Brown	1.87	Monroe	1.93
Carroll	1.87	Montgomery	1.86
Cass	1.87	Morgan	1.85
Clark	1.95	Newton	1.89
Clay	1.85	Noble	1.85
Clinton	1.86	Ohio	1.88
Crawford	1.91	Orange	1.93
Daviess	1.84	Owen	1.85
Dearborn	1.88	Parke	1.85
Decatur	1.89	Perry	1.87
De Kalb	1.84	Pike	1.85
Delaware	1.85	Porter	1.91
Dubois	1.88	Posey	1.83
Elkhart	1.87	Pulaski	1.89
Fayette	1.87	Putnam	1.86
Floyd	2.00	Randolph	1.85
Fountain	1.85	Ripley	1.88
Franklin	1.87	Rush	1.87
Fulton	1.87	Saint Joseph	1.87
Gibson	1.84	Scott	1.91
Grant	1.86	Shelby	1.87
Greene	1.85	Spencer	1.88
Hamilton	1.86	Starke	1.88
Hancock	1.87	Steuben	1.84
Harrison	1.87	Sullivan	1.83
Hendricks	1.87	Switzerland	1.88
Henry	1.87	Tippacanoe	1.87
Howard	1.87	Tipton	1.85
Huntington	1.84	Union	1.87
Jackson	1.91	Vanderburgh	1.88
Jasper	1.91	Vermillion	1.85
Jay	1.84	Vigo	1.88
Jefferson	1.88	Wabash	1.87
Jennings	1.89	Warren	1.87
Johnson	1.87	Warwick	1.87
Knox	1.84	Washington	1.93
Kosciusko	1.86	Wayne	1.86
Lagrange	1.85	Wells	1.84
Lake	1.92	White	1.90
La Porte	1.89	Whitley	1.86

IOWA

Adair	\$1.89	Crawford	\$1.92
Adams	1.91	Dallas	1.88
Allamakee	1.93	Davis	1.84
Appanoose	1.85	Decatur	1.87
Audubon	1.92	Delaware	1.91
Benton	1.91	Des Moines	1.85
Black Hawk	1.92	Dickinson	1.93
Boone	1.90	Dubuque	1.90
Bremer	1.92	Emmet	1.94
Buchanan	1.91	Fayette	1.92
Buena Vista	1.91	Floyd	1.94
Butler	1.92	Franklin	1.92
Calhoun	1.91	Fremont	1.93
Carroll	1.91	Greene	1.90
Cass	1.91	Grundy	1.92
Cedar	1.86	Guthrie	1.90
Cerro Gordo	1.94	Hamilton	1.92
Cherokee	1.90	Hancock	1.93
Chickasaw	1.93	Hardin	1.92
Clarke	1.88	Harrison	1.93
Clay	1.92	Henry	1.84
Clayton	1.91	Howard	1.94
Clinton	1.87	Humboldt	1.92

RULES AND REGULATIONS

IOWA—Continued

County	Rate per bushel	County	Rate per bushel
Ida	\$1.89	Palo Alto	\$1.93
Iowa	1.89	Plymouth	1.89
Jackson	1.86	Pocahontas	1.92
Jasper	1.90	Polk	1.90
Jefferson	1.83	Pottawattamie	1.93
Johnson	1.90	Poweshiek	1.89
Jones	1.90	Ringgold	1.88
Keokuk	1.87	Sac	1.90
Kossuth	1.93	Scott	1.87
Lee	1.86	Shelby	1.93
Linn	1.91	Sioux	1.90
Louisa	1.85	Story	1.91
Lucas	1.87	Tama	1.91
Lyon	1.91	Taylor	1.90
Madison	1.88	Union	1.89
Mahaska	1.88	Van Buren	1.84
Marion	1.87	Wapello	1.84
Marshall	1.91	Warren	1.88
Mills	1.93	Washington	1.87
Mitchell	1.95	Wayne	1.86
Monona	1.92	Webster	1.92
Monroe	1.85	Winnebago	1.95
Montgomery	1.93	Winneshiek	1.93
Muscatine	1.86	Woodbury	1.90
O'Brien	1.92	Worth	1.95
Osceola	1.92	Wright	1.92
Page	1.92		

KANSAS

Allen	\$1.89	Linn	\$1.91
Anderson	1.91	Logan	1.79
Atchison	1.93	Lyon	1.89
Barber	1.82	McPherson	1.84
Barton	1.82	Marion	1.85
Bourbon	1.91	Marshall	1.89
Brown	1.92	Meade	1.79
Butler	1.85	Miami	1.93
Chase	1.87	Mitchell	1.84
Chautauqua	1.87	Montgomery	1.89
Cherokee	1.89	Morris	1.87
Cheyenne	1.78	Morton	1.75
Clark	1.79	Nemaha	1.90
Clay	1.86	Neosho	1.89
Cloud	1.85	Ness	1.82
Coffey	1.90	Norton	1.82
Comanche	1.81	Osage	1.90
Cowley	1.85	Osborne	1.84
Crawford	1.90	Ottawa	1.85
Decatur	1.80	Pawnee	1.82
Dickinson	1.85	Phillips	1.82
Doniphan	1.93	Pottawatomie	1.89
Douglas	1.93	Pratt	1.82
Edwards	1.82	Rawlins	1.79
Elk	1.87	Reno	1.84
Ellis	1.82	Republic	1.86
Ellsworth	1.84	Rice	1.84
Finney	1.79	Riley	1.89
Ford	1.81	Rooks	1.83
Franklin	1.93	Rush	1.82
Geary	1.87	Russell	1.83
Gove	1.80	Saline	1.85
Graham	1.82	Scott	1.79
Grant	1.78	Sedgwick	1.85
Gray	1.80	Seward	1.77
Greeley	1.78	Shawnee	1.91
Greenwood	1.88	Sheridan	1.80
Hamilton	1.78	Sherman	1.78
Harper	1.84	Smith	1.84
Harvey	1.85	Stafford	1.82
Haskell	1.79	Stanton	1.76
Hodgeman	1.82	Stevens	1.77
Jackson	1.91	Sumner	1.85
Jefferson	1.93	Thomas	1.79
Jewell	1.85	Trego	1.82
Johnson	1.93	Wabaunsee	1.89
Kearny	1.78	Wallace	1.78
Kingman	1.84	Washington	1.86
Kiowa	1.82	Wichita	1.78
Labette	1.89	Wilson	1.89
Lane	1.80	Woodson	1.89
Leavenworth	1.93	Wyandotte	1.93
Lincoln	1.84		

KENTUCKY

Adair	\$1.93	Ballard	\$1.90
Allen	1.92	Barren	1.92
Anderson	1.94	Bath	1.94

KENTUCKY—Continued

County	Rate per bushel	County	Rate per bushel
Beil	\$1.93	Laurel	\$1.94
Boone	1.93	Lawrence	1.94
Bourbon	1.95	Lee	1.94
Boyd	1.95	Lewis	1.95
Boyle	1.95	Lincoln	1.95
Bracken	1.94	Livingston	1.90
Breathitt	1.93	Logan	1.91
Breckenridge	1.91	Lyon	1.91
Bullitt	1.93	McCracken	1.90
Butler	1.91	McCreary	1.93
Caldwell	1.91	McLean	1.90
Calloway	1.90	Madison	1.95
Campbell	1.93	Magoffin	1.93
Carlisle	1.90	Marion	1.94
Carroll	1.93	Marshall	1.90
Carter	1.94	Mason	1.94
Casey	1.94	Meade	1.91
Christian	1.91	Menifee	1.93
Clark	1.95	Mercer	1.95
Clay	1.93	Metcalfe	1.92
Clinton	1.94	Monroe	1.93
Crittenden	1.80	Montgomery	1.94
Cumberland	1.93	Morgan	1.93
Daviess	1.90	Muhlenberg	1.91
Edmonson	1.91	Nelson	1.94
Elliott	1.94	Nicholas	1.94
Estill	1.94	Ohio	1.91
Fayette	1.95	Oldham	1.93
Fleming	1.94	Owen	1.94
Franklin	1.94	Owsley	1.93
Fulton	1.90	Pendleton	1.94
Gallatin	1.93	Powell	1.94
Garrard	1.95	Pulaski	1.95
Grant	1.94	Robertson	1.94
Graves	1.90	Rockcastle	1.95
Grayson	1.92	Rowan	1.95
Green	1.94	Russell	1.93
Greenup	1.95	Scott	1.94
Hancock	1.91	Shelby	1.93
Hardin	1.92	Simpson	1.92
Harrison	1.94	Spencer	1.93
Hart	1.92	Taylor	1.94
Henderson	1.90	Todd	1.91
Henry	1.93	Trigg	1.91
Hickman	1.90	Trimble	1.93
Hopkins	1.91	Union	1.90
Jackson	1.93	Warren	1.91
Jefferson	1.93	Washington	1.95
Jessamine	1.95	Wayne	1.94
Johnson	1.93	Webster	1.90
Kenton	1.93	Whitley	1.93
Knox	1.93	Wolfe	1.93
Larue	1.93	Woodford	1.95

LOUISIANA

All counties..... \$1.42

MAINE

All counties..... \$1.48

MARYLAND

County	Rate per bushel	County	Rate per bushel
Allegany	\$1.96	Howard	\$2.08
Anne Arundel	2.03	Kent	2.06
Baltimore	2.04	Montgomery	2.04
Calvert	2.01	Prince	
Caroline	2.06	Georges	2.02
Carroll	2.04	Queen Annes	2.06
Cecil	2.04	St. Marys	2.02
Charles	2.01	Somerset	2.03
Dorchester	2.05	Talbot	2.06
Frederick	2.03	Washington	2.00
Garrett	1.90	Wicomico	2.05
Harford	2.04	Worcester	2.04

MASSACHUSETTS

All counties..... \$1.51

MICHIGAN

County	Rate per bushel	County	Rate per bushel
Alcona	\$1.71	Arenac	\$1.75
Alger	1.82	Baraga	1.89
Allegan	1.83	Barry	1.83
Alpena	1.71	Bay	1.80
Antrim	1.70	Benzie	1.80

MICHIGAN—Continued

County	Rate per bushel	County	Rate per bushel
Berrien	\$1.87	Livingston	\$1.83
Branch	1.84	Luce	1.70
Calhoun	1.84	Mackinac	1.70
Cass	1.87	Macomb	1.85
Charlevoix	1.70	Manistee	1.76
Cheboygan	1.70	Marquette	1.85
Chippewa	1.70	Mason	1.76
Clare	1.80	Mecosta	1.76
Clinton	1.82	Menominee	1.82
Crawford	1.72	Midland	1.80
Delta	1.82	Missaukee	1.76
Dickinson	1.82	Monroe	1.85
Eaton	1.83	Montcalm	1.79
Emmet	1.69	Montmorency	1.70
Genesee	1.82	Muskegon	1.80
Gladwin	1.78	Newaygo	1.79
Gogebic	1.91	Oakland	1.83
Grand Tra-		Oceana	1.76
verse	1.74	Ogemaw	1.78
Gratiot	1.82	Ontonagon	1.83
Hillsdale	1.83	Oscoda	1.77
Houghton	1.84	Oscoda	1.78
Huron	1.78	Otsego	1.70
Ingham	1.83	Ottawa	1.83
Ionia	1.82	Presque Isle	1.70
Iosco	1.72	Roscommon	1.72
Iron	1.83	Saginaw	1.82
Isabella	1.79	Saint Clair	1.84
Jackson	1.83	Saint Joseph	1.86
Kalamazoo	1.86	Sanilac	1.81
Kalkaska	1.71	Schoolcraft	1.82
Kent	1.82	Shiawassee	1.82
Keweenaw	1.84	Tuscola	1.81
Lake	1.76	Van Buren	1.85
Lapeer	1.82	Washtenaw	1.83
Leelanau	1.71	Wayne	1.84
Lenawee	1.84	Wexford	1.77

MINNESOTA

Aitkin	\$1.99	Martin	\$1.95
Anoka	1.99	Meeker	1.99
Becker	1.93	Mille Lacs	1.99
Beltrami	1.93	Morrison	1.97
Benton	1.99	Mower	1.96
Big Stone	1.93	Murray	1.94
Blue Earth	1.98	Nicollet	1.99
Brown	1.98	Nobles	1.93
Carlton	2.01	Norman	1.91
Carver	1.99	Olmsted	1.97
Cass	1.96	Otter Tail	1.95
Chippewa	1.96	Pennington	1.90
Chisago	1.99	Pine	1.99
Clay	1.92	Pipestone	1.93
Clearwater	1.93	Polk	1.91
Cottonwood	1.95	Pope	1.96
Crow Wing	1.97	Ramsey	1.99
Dakota	1.99	Red Lake	1.91
Dodge	1.97	Redwood	1.97
Douglas	1.96	Renville	1.97
Faribault	1.95	Rice	1.99
Fillmore	1.94	Rock	1.92
Freeborn	1.97	Roseau	1.89
Goodhue	1.99	Saint Louis	1.98
Grant	1.95	Scott	1.99
Hennepin	1.99	Sherburne	1.99
Houston	1.94	Sibley	1.99
Hubbard	1.94	Stearns	1.98
Isanti	1.99	Steele	1.98
Itasca	1.97	Stevens	1.95
Jackson	1.94	Swift	1.96
Kanabec	1.98	Todd	1.97
Kandiyohi	1.99	Traverse	1.93
Kittson	1.87	Wabasha	1.99
Koochiching	1.89	Wadena	1.96
Lac Qui Parle	1.94	Waseca	1.98
Lake of the		Washington	1.99
Woods	1.90	Watsonwan	1.96
Le Sueur	1.99	Wilkin	1.93
Lincoln	1.94	Winona	1.97
Lyon	1.95	Wright	1.99
McLeod	1.99	Yellow Medi-	
Mahnomen	1.91	cine	1.96
Marshall	1.90		

MISSISSIPPI

All counties..... \$1.89

MISSOURI

County	Rate per bushel	County	Rate per bushel
Adair	\$1.85	Linn	\$1.89
Andrew	1.93	Livingston	1.91
Atchison	1.92	McDonald	1.87
Audrain	1.88	Macon	1.86
Barry	1.87	Madison	1.89
Barton	1.89	Marion	1.89
Bates	1.92	Marion	1.88
Benton	1.90	Mercer	1.88
Bollinger	1.88	Miller	1.86
Boone	1.88	Mississippi	1.90
Buchanan	1.93	Moniteau	1.88
Benton	1.90	Monroe	1.87
Caldwell	1.92	Montgomery	1.90
Callaway	1.88	Morgan	1.88
Camden	1.85	New Madrid	1.90
Cape Girardeau	1.90	Newton	1.87
Carroll	1.92	Nodaway	1.92
Carter	1.88	Oregon	1.84
Cass	1.93	Osage	1.88
Cedar	1.91	Ozark	1.81
Chariton	1.90	Pemiscot	1.90
Christian	1.87	Perry	1.89
Clark	1.87	Pettis	1.90
Clay	1.93	Phelps	1.88
Clinton	1.93	Pike	1.89
Cole	1.86	Platte	1.93
Cooper	1.89	Polk	1.89
Crawford	1.90	Pulaski	1.86
Dade	1.89	Putnam	1.88
Dallas	1.86	Rails	1.88
Davies	1.92	Randolph	1.87
De Kalb	1.93	Ray	1.92
Dent	1.87	Reynolds	1.85
Douglas	1.84	Ripley	1.90
Dunklin	1.90	St. Charles	1.94
Franklin	1.93	St. Clair	1.91
Gasconade	1.90	St. Genevieve	1.91
Gentry	1.92	St. Francois	1.90
Greene	1.87	St. Louis	1.94
Grundy	1.90	Saline	1.91
Harrison	1.90	Schuyler	1.85
Henry	1.92	Scotland	1.86
Hickory	1.89	Scott	1.90
Holt	1.93	Shannon	1.85
Howard	1.88	Shelby	1.87
Howell	1.82	Stoddard	1.90
Iron	1.89	Stone	1.86
Jackson	1.93	Sullivan	1.83
Jasper	1.89	Taney	1.85
Jefferson	1.94	Texas	1.84
Johnson	1.92	Vernon	1.91
Knox	1.86	Warren	1.93
Laclede	1.84	Washington	1.91
Lafayette	1.92	Wayne	1.88
Lawrence	1.87	Webster	1.85
Lewis	1.87	Worth	1.91
Lincoln	1.93	Wright	1.84

MONTANA

Beaverhead	\$1.52	Madison	\$1.59
Big Horn	1.57	Meagher	1.61
Blaine	1.63	Mineral	1.54
Broadwater	1.61	Missoula	1.54
Carbon	1.61	Musselshell	1.64
Carter	1.73	Park	1.61
Cascade	1.61	Petroleum	1.61
Chouteau	1.61	Phillips	1.66
Custer	1.72	Pondera	1.61
Daniels	1.70	Powder River	1.70
Dawson	1.73	Powell	1.56
Deer Lodge	1.56	Prairie	1.72
Fallon	1.73	Ravalli	1.50
Fergus	1.61	Richland	1.73
Flathead	1.53	Roosevelt	1.73
Gallatin	1.61	Rosebud	1.67
Garfield	1.71	Sanders	1.54
Glacier	1.61	Sheridan	1.73
Golden Valley	1.61	Silver Bow	1.57
Granite	1.53	Stillwater	1.61
Hill	1.61	Sweet Grass	1.61
Jefferson	1.57	Teton	1.61
Judith Basin	1.61	Toole	1.61
Lake	1.53	Treasure	1.66
Lewis and Clark	1.61	Valley	1.69
Liberty	1.61	Wheatland	1.61
Lincoln	1.56	Wibaux	1.74
McCone	1.72	Yellowstone	1.61

NEBRASKA

County	Rate per bushel	County	Rate per bushel
Adams	\$1.87	Jefferson	\$1.90
Antelope	1.88	Johnson	1.91
Arthur	1.78	Kearney	1.85
Banner	1.73	Keith	1.78
Blaine	1.82	Keya Paha	1.82
Boone	1.89	Kimball	1.73
Box Butte	1.77	Knox	1.86
Boyd	1.85	Lancaster	1.93
Brown	1.82	Lincoln	1.81
Buffalo	1.87	Logan	1.82
Burt	1.93	Loup	1.85
Butler	1.93	McPherson	1.82
Cass	1.93	Madison	1.89
Cedar	1.87	Merrick	1.89
Chase	1.78	Morrill	1.76
Cherry	1.80	Nance	1.90
Cheyenne	1.74	Nemaha	1.91
Clay	1.87	Nuckolls	1.87
Colfax	1.93	Otoe	1.93
Cuming	1.92	Pawnee	1.90
Custer	1.84	Perkins	1.78
Dakota	1.90	Phelps	1.85
Dawes	1.75	Pierce	1.89
Dawson	1.85	Platte	1.91
Deuel	1.76	Polk	1.91
Dixon	1.89	Red Willow	1.82
Dodge	1.93	Richardson	1.90
Douglas	1.93	Rock	1.83
Dundy	1.78	Saline	1.91
Fillmore	1.89	Sarpy	1.93
Franklin	1.85	Saunders	1.93
Frontier	1.82	Scotts Bluff	1.74
Furnas	1.83	Seward	1.92
Gage	1.91	Sheridan	1.76
Garden	1.77	Sherman	1.87
Garfield	1.86	Sioux	1.73
Gosper	1.84	Stanton	1.90
Grant	1.78	Thayer	1.89
Greeley	1.88	Thomas	1.82
Hall	1.88	Thurston	1.92
Hamilton	1.89	Valley	1.86
Harlan	1.84	Washington	1.93
Hayes	1.79	Wayne	1.88
Hitchcock	1.80	Webster	1.86
Holt	1.86	Wheeler	1.89
Hooker	1.80	York	1.90
Howard	1.88		

NEVADA

Churchill	\$1.27	Lyon	\$1.27
Clark	1.16	Mineral	1.16
Douglas	1.36	Nye	1.00
Elko	1.15	Ormsby	1.36
Esmeralda	1.12	Pershing	1.36
Eureka	1.15	Storey	1.36
Humboldt	1.25	Washoe	1.36
Lander	1.15	White Pine	.85
Lincoln	1.16		

NEW HAMPSHIRE

All counties ----- \$1.50

NEW JERSEY

County	Rate per bushel	County	Rate per bushel
Bergen	\$2.01	Middlesex	\$2.01
Burlington	2.02	Monmouth	2.00
Camden	2.05	Morris	1.99
Cape May	1.97	Ocean	1.99
Cumberland	2.04	Passaic	2.00
Essex	2.01	Salem	2.03
Gloucester	2.06	Somerset	2.00
Hunterdon	1.99	Sussex	1.97
Mercer	2.04	Warren	1.99

NEW MEXICO

Bernalillo	\$1.71	Lea	\$1.79
Catron	1.61	Lincoln	1.73
Chaves	1.77	Luna	1.68
Colfax	1.69	McKinley	1.55
Curry	1.80	Mora	1.71
De Baca	1.75	Otero	1.73
Dona Ana	1.71	Quay	1.78
Eddy	1.75	Rio Arriba	1.53
Grant	1.55	Roosevelt	1.78
Guadalupe	1.75	Sandoval	1.71
Harding	1.73	San Juan	1.32
Hidalgo	1.68	San Miguel	1.71

NEW MEXICO—Continued

County	Rate per bushel	County	Rate per bushel
Santa Fe	\$1.68	Torrance	\$1.73
Sierra	1.71	Union	1.75
Socorro	1.71	Valencia	1.66
Taos	1.62		

NEW YORK

Albany	\$2.07	Oneida	\$2.00
Allegany	1.99	Onondaga	2.01
Broome	2.00	Ontario	2.01
Cattaraugus	1.96	Orange	1.98
Cayuga	2.01	Orleans	2.00
Chautauqua	1.92	Oswego	2.01
Chemung	2.01	Otsego	1.97
Chenango	2.01	Putnam	1.99
Clinton	1.90	Rensselaer	2.04
Columbia	2.02	Rockland	2.00
Cortland	2.01	Saratoga	2.03
Delaware	1.96	Schenectady	2.06
Dutchess	1.99	Schoharie	2.04
Erie	1.97	Schuyler	2.01
Essex	1.93	Seneca	2.01
Franklin	1.87	Steuben	2.01
Fulton	1.95	St. Lawrence	1.93
Genesee	2.01	Suffolk	1.93
Greene	2.01	Sullivan	1.95
Herkimer	2.01	Tioga	2.01
Jefferson	1.97	Tompkins	2.01
Lewis	1.97	Ulster	2.00
Livingston	2.00	Warren	1.98
Madison	2.01	Washington	1.89
Monroe	2.00	Wayne	2.01
Montgomery	2.06	Westchester	2.00
Nassau	1.95	Wyoming	2.00
Niagara	2.00	Yates	2.01

NORTH CAROLINA

All counties ----- \$2.00

NORTH DAKOTA

County	Rate per bushel	County	Rate per bushel
Adams	\$1.79	McLean	\$1.82
Barnes	1.89	Mercer	1.81
Benson	1.85	Morton	1.82
Billings	1.79	Mountrail	1.80
Bottineau	1.81	Nelson	1.87
Bowman	1.78	Oliver	1.81
Burke	1.80	Pembina	1.86
Burleigh	1.84	Pierce	1.84
Cass	1.91	Ramsey	1.86
Cavalier	1.85	Ransom	1.90
Dickey	1.89	Renville	1.80
Divide	1.78	Richland	1.92
Dunn	1.79	Rolette	1.83
Eddy	1.86	Sargent	1.91
Emmons	1.83	Sheridan	1.84
Foster	1.87	Sioux	1.81
Golden Valley	1.75	Slope	1.76
Grand Forks	1.89	Stark	1.80
Grant	1.80	Steele	1.90
Griggs	1.89	Stutsman	1.88
Hettinger	1.80	Towner	1.84
Kidder	1.85	Trail	1.90
La Moure	1.87	Walsh	1.87
Logan	1.86	Ward	1.81
McHenry	1.83	Wells	1.86
McIntosh	1.85	Williams	1.78
McKenzie	1.76		

OHIO

Adams	\$1.84	Cuyahoga	\$1.87
Allen	1.85	Darke	1.86
Ashland	1.87	Defiance	1.84
Ashtabula	1.90	Delaware	1.86
Athens	1.86	Erie	1.86
Auglaize	1.84	Fairfield	1.86
Belmont	1.87	Fayette	1.84
Brown	1.84	Franklin	1.86
Butler	1.84	Fulton	1.84
Carroll	1.87	Gallia	1.84
Champaign	1.84	Geauga	1.90
Clark	1.84	Greene	1.84
Clermont	1.84	Guernsey	1.87
Clinton	1.84	Hamilton	1.84
Columbiana	1.88	Hancock	1.86
Coshocton	1.87	Hardin	1.86
Crawford	1.86	Harrison	1.87

RULES AND REGULATIONS

OHIO—Continued

County	Rate per bushel	County	Rate per bushel
Henry	\$1.84	Ottawa	\$1.86
Highland	1.84	Paulding	1.84
Hocking	1.86	Perry	1.86
Holmes	1.87	Pickaway	1.85
Huron	1.86	Pike	1.84
Jackson	1.84	Portage	1.87
Jefferson	1.89	Preble	1.84
Knox	1.86	Putnam	1.84
Lake	1.89	Richland	1.87
Lawrence	1.84	Ross	1.85
Licking	1.86	Sandusky	1.86
Logan	1.84	Scioto	1.84
Lorain	1.87	Seneca	1.86
Lucas	1.85	Shelby	1.84
Madison	1.85	Stark	1.87
Mahoning	1.89	Summit	1.87
Marion	1.86	Trumbull	1.90
Medina	1.87	Tuscarawas	1.87
Meigs	1.84	Union	1.86
Mercer	1.84	Van Wert	1.84
Miami	1.84	Vinton	1.86
Monroe	1.87	Warren	1.84
Montgomery	1.84	Washington	1.87
Morgan	1.87	Wayne	1.87
Morrow	1.86	Williams	1.84
Muskingum	1.87	Wood	1.86
Noble	1.87	Wyandot	1.86

OKLAHOMA

Adair	\$1.82	Le Flore	\$1.82
Alfalfa	1.81	Lincoln	1.82
Atoka	1.82	Logan	1.82
Beaver	1.78	Love	1.82
Beckham	1.82	McCain	1.82
Blaine	1.82	McCurtain	1.82
Bryan	1.82	McIntosh	1.82
Caddo	1.82	Major	1.82
Canadian	1.82	Marshall	1.82
Carter	1.82	Mayes	1.85
Cherokee	1.83	Murray	1.82
Choctaw	1.82	Muskogee	1.82
Cimarron	1.74	Noble	1.82
Cleveland	1.82	Nowata	1.87
Coal	1.82	Okfuskee	1.82
Comanche	1.82	Oklahoma	1.82
Cotton	1.82	Okmulgee	1.82
Craig	1.87	Osage	1.83
Creek	1.82	Ottawa	1.87
Custer	1.82	Pawnee	1.82
Delaware	1.86	Payne	1.82
Dewey	1.82	Pittsburg	1.82
Ellis	1.80	Pontotoc	1.82
Garfield	1.82	Pottawatomie	1.82
Garvin	1.82	Pushmataha	1.82
Grady	1.82	Roger Mills	1.81
Grant	1.81	Rogers	1.85
Greer	1.82	Seminole	1.82
Harmon	1.82	Sequoyah	1.82
Harper	1.79	Stephens	1.82
Haskell	1.82	Texas	1.74
Hughes	1.82	Tillman	1.82
Jackson	1.82	Tulsa	1.84
Jefferson	1.82	Wagoner	1.84
Johnston	1.82	Washington	1.87
Kay	1.82	Washita	1.82
Kingfisher	1.82	Woods	1.80
Kiowa	1.82	Woodward	1.80
Latimer	1.82		

OREGON

Baker	\$1.74	Lake	\$1.64
Benton	1.83	Lane	1.80
Clackamas	1.86	Lincoln	1.76
Clatsop	1.82	Linn	1.83
Columbia	1.85	Malheur	1.67
Coos	1.73	Marion	1.86
Crook	1.84	Morrow	1.83
Curry	1.71	Multnomah	1.89
Deschutes	1.84	Polk	1.85
Douglas	1.75	Sherman	1.86
Gilliam	1.85	Tillamook	1.88
Grant	1.83	Umatilla	1.81
Harney	1.62	Union	1.76
Hood River	1.88	Wallowa	1.74
Jackson	1.71	Wasco	1.90
Jefferson	1.87	Washington	1.88
Josephine	1.68	Wheeler	1.83
Klamath	1.84	Yamhill	1.87

PENNSYLVANIA

County	Rate per bushel	County	Rate per bushel
Adams	\$2.01	Lackawanna	\$1.97
Allegheny	1.90	Lancaster	2.02
Armstrong	1.92	Lawrence	1.90
Beaver	1.90	Lebanon	2.01
Bedford	1.95	Lehigh	2.00
Berks	2.02	Luzerne	1.98
Blair	1.95	Lycoming	1.98
Bradford	1.99	McKean	1.95
Bucks	2.04	Mercer	1.90
Butler	1.92	Mifflin	1.96
Cambria	1.90	Monroe	1.97
Carbon	1.96	Montgomery	2.04
Centre	1.95	Montour	1.96
Chester	2.04	Northampton	2.00
Clarion	1.92	Northumberland	
Clearfield	1.93	land	1.96
Clinton	1.96	Perry	1.96
Columbia	2.01	Pike	1.96
Crawford	1.90	Potter	1.91
Cumberland	2.00	Schuylkill	1.98
Dauphin	1.97	Snyder	1.96
Delaware	2.05	Somerset	1.91
Elk	1.95	Sullivan	2.01
Erie	1.90	Susquehanna	1.98
Fayette	1.91	Tioga	1.99
Forest	1.91	Union	1.95
Franklin	2.00	Venango	1.90
Fulton	1.97	Warren	1.89
Greene	1.90	Washington	1.90
Huntingdon	1.95	Wayne	1.94
Indiana	1.91	Westmoreland	1.90
Jefferson	1.92	Wyoming	2.01
Juniata	1.96	York	2.01

RHODE ISLAND

All counties ----- \$1.52

SOUTH CAROLINA

All counties ----- \$1.98

SOUTH DAKOTA

County	Rate per bushel	County	Rate per bushel
Aurora	\$1.85	Jackson	\$1.78
Beadle	1.90	Jerauld	1.89
Bennett	1.78	Jones	1.79
Bon Homme	1.87	Kingsbury	1.92
Brookings	1.93	Lake	1.91
Brown	1.90	Lawrence	1.73
Brule	1.83	Lincoln	1.91
Buffalo	1.83	Lyman	1.81
Butte	1.73	McCook	1.91
Campbell	1.85	McPherson	1.87
Charles Mix	1.84	Marshall	1.90
Clark	1.91	Meade	1.76
Clay	1.90	Mellette	1.80
Codington	1.92	Miner	1.91
Corson	1.82	Minnehaha	1.92
Custer	1.73	Moody	1.92
Davison	1.89	Pennington	1.77
Day	1.91	Perkins	1.79
Deuel	1.93	Potter	1.85
Dewey	1.81	Roberts	1.92
Douglas	1.85	Sanborn	1.89
Edmunds	1.88	Shannon	1.76
Fall River	1.72	Spink	1.90
Faulk	1.88	Stanley	1.84
Grant	1.93	Sully	1.84
Gregory	1.84	Todd	1.80
Haakon	1.80	Tripp	1.82
Hamlin	1.92	Turner	1.91
Hand	1.89	Union	1.90
Hanson	1.90	Walworth	1.85
Harding	1.79	Washabaugh	1.78
Hughes	1.86	Yankton	1.89
Hutchinson	1.87	Ziebach	1.79
Hyde	1.87		

TENNESSEE

Anderson	\$1.98	Cheatham	\$1.93
Bedford	1.95	Chester	1.91
Benton	1.92	Claborn	2.00
Bledsoe	1.96	Clay	1.94
Blount	1.99	Cocke	1.99
Bradley	1.98	Coffey	1.95
Campbell	1.98	Crockett	1.90
Cannon	1.94	Cumberland	1.96
Carroll	1.91	Davidson	1.93
Carter	2.01	Decatur	1.92

TENNESSEE—Continued

County	Rate per bushel	County	Rate per bushel
DeKalb	\$1.94	Marshall	\$1.95
Dickson	1.93	Mauzy	1.94
Dyer	1.90	Meigs	1.97
Fayette	1.90	Monroe	1.99
Fentress	1.96	Montgomery	1.92
Franklin	1.96	Moore	1.95
Gibson	1.90	Morgan	1.97
Giles	1.95	Obion	1.90
Grainger	1.99	Overton	1.95
Greene	2.00	Perry	1.93
Grundy	1.95	Pickett	1.95
Hamblen	2.00	Polk	1.99
Hamilton	1.97	Putnam	1.95
Hancock	2.01	Rhea	1.97
Hardeman	1.91	Roane	1.97
Hardin	1.92	Robertson	1.92
Hawkins	2.02	Rutherford	1.94
Haywood	1.90	Scott	1.97
Henderson	1.92	Sequatchie	1.96
Henry	1.91	Sevier	1.99
Hickman	1.93	Shelby	1.90
Houston	1.92	Smith	1.94
Humphreys	1.92	Stewart	1.92
Jackson	1.94	Sullivan	2.02
Jefferson	1.99	Sumner	1.92
Johnson	2.01	Tipton	1.90
Knox	1.99	Trousdale	1.93
Lake	1.90	Unicoi	2.00
Lauderdale	1.90	Union	1.99
Lawrence	1.94	Van Buren	1.95
Lewis	1.94	Warren	1.95
Lincoln	1.96	Washington	2.01
Loudon	1.98	Wayne	1.93
McMinn	1.98	Weakley	1.90
McNairy	1.91	White	1.95
Macon	1.93	Williamson	1.94
Madison	1.90	Wilson	1.93
Marion	1.96		

TEXAS

Andrews	\$1.82	Dimmit	\$1.85
Archer	1.82	Donley	1.82
Armstrong	1.82	Eastland	1.82
Atascosa	1.93	Edwards	1.83
Bailey	1.82	Ellis	1.93
Bandera	1.91	El Paso	1.72
Bastrop	1.96	Erath	1.87
Baylor	1.82	Falls	1.96
Bee	1.91	Fannin	1.86
Bell	1.95	Fisher	1.82
Bexar	1.94	Floyd	1.82
Blanco	1.94	Foard	1.82
Borden	1.82	Gaines	1.82
Bosque	1.93	Galveston	2.12
Bowie	1.86	Garza	1.82
Briscoe	1.82	Gillespie	1.90
Brown	1.91	Glasscock	1.82
Burleson	1.98	Goliad	1.94
Burnet	1.91	Gray	1.82
Caldwell	1.96	Grayson	1.86
Calhoun	1.96	Guadalupe	1.96
Callahan	1.82	Hale	1.82
Carson	1.82	Hall	1.82
Castro	1.82	Hamilton	1.87
Chambers	2.01	Hansford	1.79
Childress	1.82	Hardeman	1.82
Clay	1.84	Harris	2.11
Cochran	1.82	Hartley	1.80
Coke	1.82	Haskell	1.82
Coleman	1.88	Hays	1.96
Collin	1.91	Hemphill	1.80
Collingsworth	1.82	Hill	1.94
Comal	1.96	Hockley	1.82
Comanche	1.85	Hood	1.90
Concho	1.88	Howard	1.82
Cooke	1.86	Hudspeth	1.74
Coryell	1.91	Hunt	1.91
Cottle	1.82	Hutchinson	1.80
Crosby	1.82	Irion	1.80
Culberson	1.74	Jack	1.86
Dallam	1.77	Jackson	1.98
Dallas	1.91	Jeff Davis	1.74
Dawson	1.82	Johnson	1.93
Deaf Smith	1.82	Jones	1.82
Delta	1.89	Karnes	1.91
Denton	1.91	Kaufman	1.92
DeWitt	1.94	Kendall	1.91
Dickens	1.82	Kent	1.82

TEXAS—Continued

County	Rate per bushel	County	Rate per bushel
Kerr	\$1.90	Real	\$1.88
Kimble	1.89	Reeves	1.75
Knox	1.82	Refugio	1.94
Kinney	1.83	Roberts	1.80
Knox	1.82	Robertson	1.96
Lamar	1.86	Rockwall	1.91
Lamb	1.82	Runnels	1.86
Lampasas	1.91	San Saba	1.91
Limestone	1.96	Schleicher	1.80
Lipscomb	1.80	Scurry	1.82
Live Oak	1.91	Shackelford	1.82
Llano	1.91	Sherman	1.77
Loving	1.75	Somervell	1.91
Lubbock	1.82	Stephens	1.82
Lynn	1.82	Sterling	1.80
McCulloch	1.90	Stonewall	1.82
McLennan	1.96	Sutton	1.79
Martin	1.82	Swisher	1.82
Mason	1.91	Tarrant	1.92
Maverick	1.80	Taylor	1.84
Medina	1.93	Terry	1.82
Menard	1.88	Throckmorton	1.83
Midland	1.80	Tom Green	1.82
Millam	1.97	Travis	1.96
Mills	1.91	Uvalde	1.88
Mitchell	1.82	Van Zandt	1.91
Montague	1.86	Victoria	1.96
Moore	1.80	Waller	2.09
Motley	1.82	Ward	1.77
Navarro	1.94	Wharton	2.06
Nolan	1.82	Wheeler	1.82
Ochiltree	1.80	Wichita	1.82
Oldham	1.82	Wilbarger	1.82
Palo Pinto	1.86	Williamson	1.96
Parker	1.89	Wilson	1.91
Parmer	1.82	Wise	1.88
Pecos	1.75	Yoakum	1.82
Potter	1.82	Young	1.86
Presidio	1.73	Zavala	1.84
Randall	1.82		

UTAH

Beaver	\$1.69	Piute	\$1.49
Box Elder	1.63	Rich	1.54
Cache	1.63	Salt Lake	1.64
Carbon	1.54	San Juan	1.49
Daggett	1.54	San Pete	1.51
Davis	1.64	Sevier	1.49
Duchesne	1.54	Summit	1.63
Emery	1.54	Tooele	1.64
Garfield	1.49	Uintah	1.54
Grand	1.54	Utah	1.64
Iron	1.69	Wasatch	1.54
Juab	1.63	Washington	1.69
Kane	1.49	Wayne	1.49
Millard	1.65	Weber	1.64
Morgan	1.63		

VERMONT

All counties ----- \$1.50

VIRGINIA

County	Rate per bushel	County	Rate per bushel
Accomac	\$2.01	Cumberland	\$2.01
Albermarle	2.00	Dickenson	1.98
Alleghany	1.93	Dinwiddie	2.01
Amelia	2.01	Elizabeth City	2.01
Amherst	2.00	Essex	2.01
Appomattox	2.01	Fairfax	2.00
Arlington	2.00	Fauquier	2.00
Augusta	2.00	Floyd	1.99
Bath	1.93	Fluvanna	2.00
Bedford	2.00	Franklin	1.99
Bland	1.93	Frederick	2.00
Botetourt	1.99	Giles	1.98
Brunswick	2.00	Gloucester	2.01
Buchanan	1.93	Goochland	2.01
Buckingham	2.01	Grayson	1.99
Campbell	2.00	Greene	2.00
Caroline	2.01	Greensville	2.00
Carroll	1.99	Halifax	2.00
Charles City	2.01	Hanover	2.01
Charlotte	2.01	Henrico	2.01
Chesterfield	2.01	Henry	1.99
Clarke	2.00	Highland	1.98
Craig	1.93	Isle of Wight	2.00
Culpeper	2.00	James City	2.01

VIRGINIA—Continued

County	Rate per bushel	County	Rate per bushel
King and Queen	\$2.01	Prince George	\$2.01
King George	2.01	Prince Will-	
King William	2.01	iam	2.00
Lancaster	2.01	Princess Anne	2.00
Lee	1.99	Anne	2.00
Loudoun	2.00	Pulaski	1.99
Louisa	2.00	Rappahannock	2.00
Lunenburg	2.01	Richmond	2.01
Madison	2.00	Roanoke	1.99
Mathews	2.01	Rockbridge	2.00
Mecklenburg	2.00	Rockingham	2.00
Middlesex	2.01	Russell	1.99
Montgomery	1.98	Scott	1.99
Nansemond	2.00	Shenandoah	2.00
Nelson	2.00	Smyth	1.99
New Kent	2.01	Southampton	2.00
Norfolk	2.00	Spotsylvania	2.01
Northampton	2.01	Stafford	2.01
Northumber-		Surry	2.00
land		Sussex	2.00
Nottaway	2.01	Tazewell	1.98
Orange	2.00	Warren	2.00
Page	2.00	Warwick	2.01
Patrick	1.99	Washington	1.99
Pittsylvania	2.00	Westmoreland	2.01
Powhatan	2.01	Wise	1.99
Prince Ed-		Wythe	1.99
ward		York	2.01

WASHINGTON

Adams	\$1.79	Lewis	\$1.82
Asotin	1.74	Lincoln	1.77
Benton	1.85	Mason	1.76
Chelan	1.82	Okanogan	1.79
Clallam	1.64	Pacific	1.76
Clark	1.83	Pend Oreille	1.64
Columbia	1.79	Pierce	1.78
Cowlitz	1.86	San Juan	1.84
Douglas	1.79	Skagit	1.84
Ferry	1.58	Skamania	1.88
Franklin	1.81	Snohomish	1.85
Garfield	1.78	Spokane	1.74
Grant	1.80	Stevens	1.68
Grays Harbor	1.79	Thurston	1.83
Island	1.84	Wahkiakum	1.86
Jefferson	1.75	Walla Walla	1.81
King	1.88	Whatcom	1.81
Kitsap	1.75	Whitman	1.75
Kittitas	1.87	Yakima	1.83
Klickitat	1.87		

WEST VIRGINIA

Barbour	\$1.95	Mineral	\$1.97
Berkeley	1.99	Mingo	1.94
Boone	1.94	Monongalia	1.93
Braxton	1.94	Monroe	1.97
Brooke	1.92	Morgan	1.98
Cabell	1.92	Nicholas	1.96
Calhoun	1.93	Ohio	1.92
Clay	1.94	Pendleton	1.98
Doddridge	1.92	Pleasants	1.91
Fayette	1.96	Pocahontas	1.98
Gilmer	1.93	Preston	1.95
Grant	1.97	Putnam	1.92
Greenbrier	1.98	Raleigh	1.95
Hampshire	1.98	Randolph	1.97
Hancock	1.92	Ritchie	1.92
Hardy	1.98	Roane	1.92
Harrison	1.94	Summers	1.98
Jackson	1.91	Taylor	1.95
Jefferson	2.00	Tucker	1.97
Kanawha	1.93	Tyler	1.91
Lewis	1.94	Upshur	1.95
Lincoln	1.93	Wayne	1.93
Logan	1.94	Webster	1.96
McDowell	1.96	Wetzel	1.92
Marion	1.93	Wirt	1.92
Marshall	1.92	Wood	1.91
Mason	1.92	Wyoming	1.95
Mercer	1.97		

WISCONSIN

Adams	\$1.90	Brown	\$1.85
Ashland	1.95	Buffalo	1.96
Barron	1.96	Burnett	1.99
Bayfield	1.96	Calumet	1.86

WISCONSIN—Continued

County	Rate per bushel	County	Rate per bushel
Chippewa	\$1.95	Monroe	\$1.92
Clark	1.92	Oconto	1.83
Columbia	1.88	Oneida	1.87
Crawford	1.92	Outagamie	1.85
Dane	1.88	Ozaukee	1.88
Dodge	1.87	Pepin	1.98
Door	1.81	Pierce	1.99
Douglas	2.00	Polk	1.99
Dunn	1.97	Portage	1.90
Eau Claire	1.96	Price	1.93
Florence	1.86	Racine	1.94
Fond du Lac	1.87	Richland	1.87
Forest	1.90	Rock	1.89
Grant	1.86	Rusk	1.95
Green	1.88	Saint Croix	1.99
Green Lake	1.85	Sauk	1.83
Iowa	1.84	Sawyer	1.96
Iron	1.93	Shawano	1.87
Jackson	1.94	Sheboygan	1.87
Jefferson	1.89	Taylor	1.93
Juneau	1.91	Trempealeau	1.95
Kenosha	1.94	Vernon	1.92
Kewaunee	1.82	Vilas	1.87
La Crosse	1.93	Walworth	1.90
Lafayette	1.85	Washburn	1.97
Langlade	1.87	Washington	1.88
Lincoln	1.87	Waukesha	1.83
Manitowoc	1.86	Waupaca	1.83
Marathon	1.92	Wausara	1.88
Marinette	1.84	Winnebago	1.86
Marquette	1.89	Wood	1.92
Millwaukee	1.94		

WYOMING

Albany	\$1.67	Natrona	\$1.59
Big Horn	1.56	Niobrara	1.69
Campbell	1.64	Park	1.56
Carbon	1.61	Platte	1.73
Converse	1.65	Sheridan	1.62
Crook	1.66	Sublette	1.54
Fremont	1.56	Sweetwater	1.54
Goshen	1.73	Teton	1.60
Hot Springs	1.56	Uinta	1.54
Johnson	1.62	Washakie	1.53
Laramie	1.73	Weston	1.68
Lincoln	1.54		

(c) Premiums and discounts for classification, grade, variety and protein content. (1) Classification premiums and discounts:

	Cents per bushel
(i) Premiums:	
Hard Amber Durum ¹	+10
Amber Durum ¹	+5
(ii) Discounts:	
Yellow Hard Winter	-2
Red Durum	-20
Mixed Wheats (do not apply more than 1 of the Mixed Wheat discounts):	
Mixed Wheat (including Mixed Wheat containing less than 5 percent of wheats of the classes Durum and/or Red Durum)	-2
Mixed Wheat (containing from 5 percent to 10 percent of wheat of the classes Durum and/or Red Durum)	-6
Mixed Wheat (containing more than 10 percent of wheats of the classes Durum and/or Red Durum)	-15

¹Not applicable to any of the undesirable varieties listed in the variety discount schedule.

(2) Grade premium and discount:

	Cents per bushel
(i) Premium:	
No. 1 Heavy (Hard Red Spring)	+1

	Cents per bushel
(ii) Discounts:	
No. 2-----	-1
No. 3-----	-3
No. 4 on basis of test weight-----	-6
No. 5 on basis of test weight-----	-9
No. 4 or No. 5 because of containing Durum and/or Red Durum ² -----	-6

² These discounts are in addition to any other applicable numerical grade discount.

³ Not applicable to any of the mixed wheats or Red Durum. For discounts applicable to mixed wheat containing Durum and/or Red Durum, see (1)(ii) of this paragraph.

Hard Red Winter	Hard Red Spring	Durum	White	Soft Red Winter
Blue Jacket, Chieftan, Oimarron, Early Blackhull, Kankin, Kharkof MC 22, New Chief, Pawnee Sel. 33, Purkof, Red Chief, Red Hull, Red Jacket, Stafford.	Gasser, Henry, ¹ Kinney, Premier, Progress, Russell, ² Spinkcota, Sturgeon.	Golden-Ball, Peliss. Pentad.	Fifty-Fold, Florence, Greason, Rex, Sonora.	Kanqueen, Kawvale, Nured, Seabreeze.

¹ Except in Wisconsin and Washington.
² Except in Wisconsin.

NOTE: CCO Grain Form 32, "Wheat Varieties Certification" must be signed by the producer to determine whether or not a variety discount is applicable.

(4) Protein premiums.²

Protein content (percent)	Hard Red Winter	Hard Red Spring	Hard White Wheat of the varieties Baart and Bluestem
	Cents per bushel	Cents per bushel	Cents per bushel
10.0-10.9-----	0	0	1
11.0-11.9-----	0	1	2
12.0-12.9-----	1	2	3
13.0-13.9-----	2	3	4
14.0-14.4-----	3	4	5
14.5-14.9-----	4	5	6
15.0-15.4-----	5	6	7
15.5-15.9-----	6	7	8
16.0-16.4-----	7	8	9
16.5-16.9-----	8	10	11
17.0-17.4-----	9	12	13
Over 17.4-----	(*)	(*)	(*)

² 2 cents for each ½ percent of protein over 17.4 percent.
(Sec. 4, 62 Stat. 1070, as amended; 15 U.S.C. 714b. Interpret or apply sec. 5, 62 Stat. 1072, secs. 101, 401, 63 Stat. 1051, 1054; 15 U.S.C. 714c, 7 U.S.C. 1441, 1421)

Issued this 29th day of July 1959.

CLARENCE D. PALMBY,
Acting Executive Vice President,
Commodity Credit Corporation.

[F.R. Doc. 59-6398; Filed, Aug. 3, 1959;
8:48 a.m.]

[C.C.C. Grain Price Support Bulletin 1, 1959
Supp. 2, Soybeans]

PART 421—GRAINS AND RELATED COMMODITIES

Subpart—1959—Crop Soybean Loan and Purchase Agreement Program Correction

In F.R. Doc. 59-6107, appearing at page 5959 of the issue for Saturday, July 25, 1959, the following changes should be made:

¹ Not applicable to any of the undesirable varieties listed in the variety discount schedule.

	Cents per bushel
(ii) Discounts—Continued	
Smut—Degree Basis:	
Light Smutty-----	-2
Smutty-----	-6
Smut—Percentage Basis:	
One-half of 1 percent-----	-1
1 percent or over-----	-3
Garlic—Degree Basis:	
Light Garlicky-----	-6
Garlicky-----	-15

(3) Variety discount----- -20
The following varieties listed by class will be subject to discount. This discount is in addition to any other applicable discount:

Sec.	Basis of Grading Cauliflower
51.3222	Basis of grading cauliflower.
	APPLICATION OF STANDARDS
51.3223	Application of standards.
	DEFINITIONS
51.3224	Fresh.
51.3225	Compact.
51.3226	Characteristic color.
51.3227	Cull material.
51.3228	Damage.
51.3229	Diameter.
51.3230	Segment.

AUTHORITY: §§ 51.3220 to 51.3230 issued under secs. 202-208, 60 Stat. 1087, as amended; 7 U.S.C. 1621-1627.

GRADE

§ 51.3220 U.S. No. 1.

"U.S. No. 1" consists of cauliflower which is fresh, compact, which has good characteristic color and is free from jacket leaves, stalks and other cull material, soft or wet decay, and free from damage caused by discoloration, bruising, riciness, fuzziness, enlarged bracts, dirt or other foreign material, mildew or other disease, insects, freezing, hail or mechanical or other means.

(a) Unless otherwise specified, each head shall be not less than 4 inches in diameter.

CULLS

§ 51.3221 Culls.

"Culls" consist of cauliflower which fails to meet the requirements of the foregoing grade, other than for size.

BASIS OF GRADING CAULIFLOWER

§ 51.3222 Basis of grading cauliflower.

In grading cauliflower the head is cored and quartered. The defective segments are then removed from the head and classed as culls. (See § 51.3230.)

APPLICATION OF STANDARDS

§ 51.3223 Application of standards.

In the application of this grade to determine the percentage of the lot which meets the requirements of U.S. No. 1 grade, tolerances shall not apply. When a lot is required to meet U.S. No. 1 grade, the following tolerances, by weight, shall apply:

(a) *Tolerances for defects.* 10 percent for cauliflower which fails to meet the requirements of the grade, other than for size: *Provided*, That not more than one-fifth of this amount, or 2 percent, shall be allowed for cauliflower affected by soft or wet decay; and,

(b) *Tolerance for size.* Not more than 5 percent of any lot shall be allowed for heads failing to meet the specified minimum size.

DEFINITIONS

§ 51.3224 Fresh.

"Fresh" means that the head is not more than slightly wilted.

§ 51.3225 Compact.

"Compact" means that the flower clusters of the head or segments of the head are tightly united.

Under Minnesota, the rate per bushel for Mille Lacs County should read "\$1.76" and the rate for Morrison County should read "\$1.75."

Title 7—AGRICULTURE

Chapter I—Agricultural Marketing Service (Standards, Inspections, Marketing Practices), Department of Agriculture

PART 51—FRESH FRUITS, VEGETABLES AND OTHER PRODUCTS (INSPECTION, CERTIFICATION, AND STANDARDS)

Subpart—United States Standards for Cauliflower for Processing¹

On May 28, 1959, a notice of proposed rule making was published in the FEDERAL REGISTER (24 F.R. 4306) regarding a proposed issuance of United States Standards for Cauliflower for Processing.

After consideration of all relevant matters presented, including the proposal set forth in the aforesaid notice, the following United States Standards for Cauliflower for Processing are hereby promulgated pursuant to the authority contained in the Agricultural Marketing Act of 1946 (Secs. 202-208, 60 Stat. 1087, as amended; 7 U.S.C. 1621-1627).

Sec.	GRADE
51.3220	U.S. No. 1.

Sec.	CULLS
51.3221	Culls.

¹ Packing of the product in conformity with the requirements of these standards shall not excuse failure to comply with the provisions of the Federal Food, Drug, and Cosmetic Act.

§ 51.3226 Characteristic color.

"Characteristic color" means that the head or segments of the head are white or creamy white.

§ 51.3227 Cull material.

"Cull material" means jacket leaves and stems removed in the proper trimming of the heads and any loose leaves or foreign material.

§ 51.3228 Damage.

"Damage", unless otherwise specifically defined in this section, means any defect which materially affects the appearance, or the processing quality of the cauliflower. Any one of the following defects, or any combination of defects the seriousness of which exceeds the maximum allowed for any one defect, shall be considered as damage:

(a) Discoloration when the cauliflower is of some abnormal color which will not change to a white or light cream color in the ordinary process of blanching;

(b) Riciness when individual bud branches have become slightly elongated and flower clusters have lost compactness to the extent that a granular or abnormally rough surface is apparent;

(c) Enlarged leaf bracts (modified ingrown leaves) when a segment has:

(1) More than 3 light green leaf bracts extending over the shoulder of the segment;

(2) One light green leaf bract extending more than half way across the segment; or,

(3) Any leaf bract darker in color than light green; and,

(d) Insects when there is more than slight infestation or when the cauliflower is blemished by feeding or other means to the extent that the appearance or processing quality is materially affected.

§ 51.3229 Diameter.

"Diameter" means the greatest dimension of the head measured at right angles to a line running from the crown to the base of the head, exclusive of the jacket leaves.

§ 51.3230 Segment.

"Segment" means one of the principal divisions of the head, consisting of a primary branch of the stem, including secondary branches and flower buds.

The United States Standards for Cauliflower for Processing contained in this subpart shall become effective 30 days after publication hereof in the FEDERAL REGISTER.

Dated: July 30, 1959.

ROY W. LENNARTSON,
Deputy Administrator,
Marketing Services.

[F.R. Doc. 59-6371; Filed, Aug. 3, 1959;
8:45 a.m.]

No. 151—3

PART 52—PROCESSED FRUITS AND VEGETABLES, PROCESSED PRODUCTS THEREOF, AND CERTAIN OTHER PROCESSED FOOD PRODUCTS

Subpart—United States Standards for Grades of Frozen Concentrate for Lemonade¹

AMENDMENT

Pursuant to the authority contained in the Agricultural Marketing Act of 1946 (Secs. 202-208, 60 Stat. 1087, as amended; 7 U.S.C. 1621-1627) the United States Standards for Grades of Concentrate for Lemonade (§§ 52.1421-52.1432) are hereby amended as follows:

Delete all of § 52.1421, Product description, and substitute therefor the following:

§ 52.1421 Product description.

Frozen concentrate for lemonade is the product prepared from lemon juice and one or more nutritive sweetening ingredients. It may contain added lemon oil or concentrated lemon oil (or their extracts or emulsions) and may or may not contain water in sufficient quantities to standardize the product. The product contains not less than 48.0 percent by weight of soluble solids taken as the sucrose value determined by refractometer and corrected for acidity as given in "Refractometric Determination of Soluble Solids in Citrus Juices," by Stevens and Baier, Industrial and Engineering Chemistry, Analytical Edition, Volume 11, page 447 (1939). The lemon juice is produced from fresh, sound, ripe, and thoroughly cleansed fruit of one or more of the high acid varieties of the species *Citrus limon* (limonia). Such juice may be fresh or frozen or fresh concentrated or frozen concentrated. The concentrate for lemonade is processed in accordance with good commercial practice and is frozen and maintained at temperatures sufficient for the preservation of the product. If properly labeled any color materials permissible under the provisions of the Federal Food, Drug, and Cosmetic Act may be added.

Notice of proposed rule making, public procedure thereon, and the postponement of the effective date of this amendment for 30 days, or any lesser period, after publication thereof in the FEDERAL REGISTER (5 U.S.C. 1001-1011) are unnecessary and contrary to the public interest in that: (1) The amendment will operate to bring the grade standards for concentrate for lemonade into conformity with current manufacturing practices; (2) changes made were based on data devel-

¹ Compliance with the requirements of these standards shall not excuse failure to comply with the provisions of the Federal Food, Drug, and Cosmetic Act. The product covered by these standards is essentially lemon juice sweetened for lemonade but is marketed under the name "Frozen Concentrate for Lemonade."

oped in cooperation with the producing industry and on industry comments, and found to be in the best interest of the industry as well as the consumer; (3) the industry has been apprised of the change and compliance therewith will not require any special preparation.

Dated: July 30, 1959, to become effective upon the date of publication in the FEDERAL REGISTER.

(Sec. 202-208, 60 Stat. 1087, as amended; 7 U.S.C. 1621-1627)

ROY W. LENNARTSON,
Deputy Administrator,
Marketing Services.

[F.R. Doc. 59-6397; Filed, Aug. 3, 1959;
8:48 a.m.]

Chapter VII—Commodity Stabilization Service (Farm Marketing Quotas and Acreage Allotments), Department of Agriculture

PART 728—WHEAT

Subpart—1960-61 Marketing Year

COUNTY ACREAGE ALLOTMENTS FOR 1960 CROP

Correction

In F.R. Doc. 59-5574, appearing at page 5437 of the issue for Tuesday, July 7, 1959, the following change should be made:

On page 5445, the "County reserve for appeals and corrections" figure for Bartholomew County, Indiana, should read "212".

Chapter IX—Agricultural Marketing Service (Marketing Agreements and Orders), Department of Agriculture

[Lemon Reg. 802, Amdt. 1]

PART 953—LEMONS GROWN IN CALIFORNIA AND ARIZONA

Limitation of Handling

Findings. 1. Pursuant to the marketing agreement, as amended, and Order No. 53, as amended (7 CFR Part 953), regulating the handling of lemons grown in California and Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.; 63 Stat. 906, 1047), and upon the basis of the recommendation and information submitted by the Lemon Administrative Committee, established under the said amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of handling of such lemons as hereinafter provided will tend to effectuate the declared policy of the act.

2. It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice,

engage in public rule-making procedure, and postpone the effective date of this amendment until 30 days after publication hereof in the *FEDERAL REGISTER* (60 Stat. 237; 5 U.S.C. 1001 et seq.) because the time intervening between the date when information upon which this amendment is based became available and the time when this amendment must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient, and this amendment relieves restriction on the handling of lemons grown in California and Arizona.

Order, as amended. The provisions in paragraph (b) (1) (ii) of § 953.909 (Lemon Regulation 802, 24 F.R. 5964) are hereby amended to read as follows:

(ii) District 2: 372,000 cartons.

(Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674)

Dated: July 30, 1959.

S. R. SMITH,
Director, Fruit and Vegetable
Division, Agricultural Mar-
keting Service.

[F.R. Doc. 59-6396; Filed, Aug. 3, 1959;
8:48 a.m.]

Title 8—ALIENS AND NATIONALITY

Chapter I—Immigration and Natural- ization Service, Department of Justice

PART 212—DOCUMENTARY RE- QUIREMENTS: NONIMMIGRANTS; WAIVERS; ADMISSION OF CERTAIN INADMISSIBLE ALIENS; PAROLE

Nonimmigrant Documentary Waiver

Paragraph (a) of § 212.1 *Documentary requirements for nonimmigrants* is amended to read as follows:

(a) *Canadian nationals and British subjects.* A visa is not required of a Canadian national or British subject who has his residence in Canada or Bermuda, and a passport is not required of such a national or subject after a visit solely in the Western Hemisphere. A visa and a passport are required of a British subject who has his residence in the Bahamas except that a visa is not required of such an alien who, prior to or at the time of embarkation for the United States on a vessel or aircraft, satisfies the examining United States immigration officer at Nassau, Bahamas that he is clearly and beyond a doubt entitled to admission in all other respects. A visa is not required of a British subject who has his residence in, and arrives directly from, the Cayman Islands, and who presents a certificate from the clerk of court of the Cayman Islands stating what, if anything, the court's criminal records show concerning him, and a certificate from the Office of Administrator of the Cayman Islands stating what, if

anything, its records show with respect to his political associations or affiliations. (Sec. 103, 66 Stat. 173; 8 U.S.C. 1103)

This order shall become effective on August 1, 1959. Compliance with the provisions of section 4 of the Administrative Procedure Act (60 Stat. 238; 5 U.S.C. 1003) as to notice of proposed rule making is unnecessary in this instance because the rule prescribed by the order confers benefits upon persons affected thereby.

Dated: July 31, 1959.

J. M. SWING,
Commissioner of
Immigration and Naturalization.

[F.R. Doc. 59-6462; Filed, Aug. 3, 1959;
10:33 a.m.]

Title 14—AERONAUTICS AND SPACE

Chapter I—Federal Aviation Agency

[Regulatory Docket No. 80; Amdt. 40-17]

PART 40—SCHEDULED INTERSTATE AIR CARRIER CERTIFICATION AND OPERATION RULES

Extension of Compliance Date for Oxygen System Requirements for Turbine-Powered Airplanes

Currently effective §§ 40.202-T(a), 40.203-T(a), and 40.204(b) provide that on and after July 31, 1959, turbine-powered airplanes shall comply with requirements therein with respect to supplemental oxygen for sustenance, supplemental oxygen for emergency descent and first aid, and oxygen equipment standards.

These regulations, which were adopted on August 27, 1958, were not made mandatory until July 31, 1959, in recognition of the fact that currently operating turbine-powered airplanes were not type certificated in accordance with these provisions and operators would need reasonable time to arrange for appropriate design changes and procurement and installation of the required equipment.

The Administrator has been advised that, despite diligent efforts by air carriers operators and the manufacturer involved, compliance by July 31, 1959, is not possible, due primarily to the time required for system evaluation and late delivery of necessary parts. It now appears that an additional four months will be required to show full compliance with the requirements.

The selection of the July 31, 1959, date for compliance was predicated on the belief that this afforded sufficient time to make the necessary changes. It is recognized, however, that difficulties have been encountered by the air carriers in accomplishing an orderly procurement and installation program without serious disruption of scheduled service and that a period of relief may be granted without affecting safety ad-

versely in air carrier operations by extending the compliance date to November 30, 1959. As before the currently effective oxygen system requirements will apply, with the additional requirement that, when operating at flight altitudes above 25,000 feet, all flight crew members on flight deck duty shall be provided with oxygen masks, connected to appropriate supply terminals, which shall be immediately available for use.

Since this amendment grants relief by extending the date for compliance with a requirement of the Civil Air Regulations, and delay in extending such relief would impose an undue hardship, the Administrator for good cause finds that notice and public procedure hereon would be contrary to the public interest and may be omitted and that this amendment may be made effective immediately.

In consideration of the foregoing, Part 40 of the Civil Air Regulations (14 CFR, Part 40, as amended) is amended as follows, effective July 29, 1959.

1. By amending §§ 40.202-T(a) and 40.204(b) by deleting the date "July 31, 1959" wherever it appears in these sections, and inserting in lieu thereof the date "November 30, 1959".

2. By amending § 40.203-T(a) by deleting the first sentence and inserting in lieu thereof the following: "Prior to November 30, 1959, turbine-powered airplanes with pressurized cabins shall comply with the provisions of § 40.203, with the additional requirement that, when operating at flight altitudes above 25,000 feet, all flight crew members on flight deck duty shall be provided with oxygen masks, connected to appropriate supply terminals, which shall be immediately available for use; or, alternatively, with the provisions of this section except that effective November 30, 1959, all such turbine-powered airplanes shall comply with the provisions of this section."

(Secs. 313(a), 601, 604, 72 Stat. 752, 775, 778; 49 U.S.C. 1354(a), 1421, 1424)

Issued in Washington, D.C., on July 29, 1959.

E. R. QUESADA,
Administrator.

[F.R. Doc. 59-6412; Filed, Aug. 3, 1959;
8:50 a.m.]

[Regulatory Docket No. 81; Amdt. 41-25]

PART 41—CERTIFICATION AND OP- ERATION RULES FOR SCHEDULED AIR CARRIER OPERATIONS OUT- SIDE THE CONTINENTAL LIMITS OF THE UNITED STATES

Extension of Compliance Date for Oxygen System Requirements for Turbine-Powered Airplanes

Currently effective §§ 41.24-T(a), 41.24 a-T(a), and 41.24b(b) provide that on and after July 31, 1959, turbine-powered airplanes shall comply with requirements therein with respect to supplemental oxygen for sustenance, supplemental

oxygen for emergency descent and first aid, and oxygen equipment standards.

These regulations, which were adopted on August 27, 1958, were not made mandatory until July 31, 1959, in recognition of the fact that currently operating turbine-powered airplanes were not type certificated in accordance with these provisions and operators would need reasonable time to arrange for appropriate design changes and procurement and installation of the required equipment.

The Administrator has been advised that, despite diligent efforts by air carrier operators and the manufacturer involved, compliance by July 31, 1959, is not possible, due primarily to the time required for system evaluation and late delivery of necessary parts. It now appears that an additional four months will be required to show full compliance with the requirements.

The selection of the July 31, 1959, date for compliance was predicated on the belief that this afforded sufficient time to make the necessary changes. It is recognized, however, that difficulties have been encountered by the air carriers in accomplishing an orderly procurement and installation program without serious disruption of scheduled service and that a period of relief may be granted without affecting safety adversely in air carrier operations by extending the compliance date to November 30, 1959. As before, the currently effective oxygen system requirements will apply, with the additional requirement that, when operating at flight altitudes above 25,000 feet, all flight crew members on flight deck duty shall be provided with oxygen masks, connected to appropriate supply terminals, which shall be immediately available for use.

Since this amendment grants relief by extending the date for compliance with a requirement of the Civil Air Regulations, and delay in extending such relief would impose an undue hardship, the Administrator for good cause finds that notice and public procedure hereon would be contrary to the public interest and may be omitted and that this amendment may be made effective immediately.

In consideration of the foregoing, Part 41 of the Civil Air Regulations (14 CFR Part 41, as amended) is amended as follows, effective July 29, 1959.

1. By amending §§ 41.24-T(a) and 41.24b(b) by deleting the date "July 31, 1959," wherever it appears in these sections and inserting in lieu thereof the date "November 30, 1959".

2. By amending § 41.24a-T(a) by deleting the first sentence and inserting in lieu thereof the following: "Prior to November 30, 1959, turbine-powered airplanes with pressurized cabins shall comply with the provisions of § 41.24a, with the additional requirement that, when operating at flight altitudes above 25,000 feet, all flight crew members on flight deck duty shall be provided with oxygen masks, connected to appropriate supply terminals, which shall be immediately available for use; or, alternatively, with the provisions of this section except that effective November 30, 1959, all such tur-

bine-powered airplanes shall comply with the provisions of this section."

(Secs. 313(a), 601, 604, 72 Stat. 752, 775, 778; 49 U.S.C. 1354(a), 1421, 1424)

Issued in Washington, D.C., on July 29, 1959.

E. R. QUESADA,
Administrator.

[F.R. Doc. 59-6413; Filed, Aug. 3, 1959; 8:50 a.m.]

[Regulatory Docket No. 82; Amdt. 4219]

PART 42—IRREGULAR AIR CARRIER AND OFF-ROUTE RULES

Extension of Compliance Date for Oxygen System Requirements for Turbine-Powered Airplanes

Currently effective §§ 42.26-T(a), 42.27-T(a), and 42.28(b) provide that on and after July 31, 1959, turbine-powered airplanes shall comply with requirements therein with respect to supplemental oxygen for sustenance, supplemental oxygen for emergency descent and first aid, and oxygen equipment standards.

These regulations, which were adopted on August 27, 1958, were not made mandatory until July 31, 1959, in recognition of the fact that currently operating turbine-powered airplanes were not type certificated in accordance with these provisions and operators would need reasonable time to arrange for appropriate design changes and procurement and installation of the required equipment.

The Administrator has been advised that, despite diligent efforts by air carrier operators and the manufacturer involved, compliance by July 31, 1959, is not possible, due primarily to the time required for system evaluation and late delivery of necessary parts. It now appears that an additional four months will be required to show compliance with the requirements.

The selection of the July 31, 1959, date for compliance was predicated on the belief that this afforded sufficient time to make the necessary changes. It is recognized, however, that difficulties have been encountered by the air carriers in accomplishing an orderly procurement and installation program without serious disruption of scheduled service and that a period of relief may be granted without affecting safety adversely in air carrier operations by extending the compliance date to November 30, 1959. As before, the currently effective oxygen system requirements will apply, with the additional requirement that, when operating at flight altitudes above 25,000 feet, all flight crew members on flight deck duty shall be provided with oxygen masks, connected to appropriate supply terminals, which shall be immediately available for use.

Since this amendment grants relief by extending the date for compliance with a requirement of the Civil Air Regulations, and delay in extending such relief would impose an undue hardship,

the Administrator for good cause finds that notice and public procedure hereon would be contrary to the public interest and may be omitted and that this amendment may be made effective immediately.

In consideration of the foregoing, Part 42 of the Civil Air Regulations (14 CFR Part 42, as amended) is amended as follows, effective July 29, 1959.

1. By amending §§ 42.26-T(a) and 42.28(b) by deleting the date "July 31, 1959" wherever it appears in these sections and inserting in lieu thereof the date "November 30, 1959".

2. By amending § 41.27-T(a) by deleting the first sentence and inserting in lieu thereof the following: "Prior to November 30, 1959, turbine-powered airplanes with pressurized cabins shall comply with the provisions of § 42.27, with the additional requirement that, when operating at flight altitudes above 25,000 feet, all flight crew members on flight deck shall be provided with oxygen masks, connected to appropriate supply terminals, which shall be immediately available for use; or, alternatively, with the provisions of this section except that effective November 30, 1959, all such turbine-powered airplanes shall comply with the provisions of this section."

(Secs. 313(a), 601, 604, 72 Stat. 752, 775, 778; 49 U.S.C. 1354(a), 1421, 1424)

Issued in Washington, D.C., on July 29, 1959.

E. R. QUESADA,
Administrator.

[F.R. Doc. 59-6414; Filed, Aug. 3, 1959; 8:50 a.m.]

Title 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket 7405 c.o.]

PART 13—DIGEST OF CEASE AND DESIST ORDERS

Continental Sales & Sewing Machine Co. et al.

Subpart—*Advertising falsely or misleadingly*: § 13.70 *Fictitious or misleading guarantees*; § 13.155 *Prices*: Exaggerated as regular and customary; *Fictitious marking*. Subpart—*Furnishing means and instrumentalities of misrepresentation or deception*: § 13.1055 *Furnishing means and instrumentalities of misrepresentation or deception*.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended; 15 U.S.C. 45) [Cease and desist order, Sam Schneider et al. trading as Continental Sales & Sewing Machine Company, Brooklyn, N.Y., Docket 7405, July 9, 1959]

In the Matter of Sam Schneider and Dorothy Schneider, Individually and as Co-Partners, Trading and Doing Business as Continental Sales & Sewing Machine Company

This proceeding was heard by a hearing examiner on the complaint of the Commission charging Brooklyn, N.Y.,

distributors of vacuum cleaners and sewing machines with representing fictitious and excessive amounts as regular retail prices in advertising and in instruction booklets, and with advertising their products falsely as covered by "Lifetime Service Insurance Policy", "Twenty-Five Year Guarantee Bond", etc.

After acceptance of an agreement containing consent order, the hearing examiner made his initial decision and order to cease and desist which became on July 9 the decision of the Commission.

The order to cease and desist is as follows:

It is ordered, That respondents Sam Schneider and Dorothy Schneider, individually and as co-partners, trading and doing business as Continental Sales & Sewing Machine Company, or trading and doing business under any other name or names, and respondents' representatives, agents and employees, directly or through any corporate or other device, in connection with the offering for sale, sale or distribution of vacuum cleaners, sewing machines or any other merchandise in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

1. Representing, directly or by implication:

(a) That any price is the usual and regular retail price of merchandise when it is in excess of the price at which said merchandise is usually and regularly sold at retail in the normal course of business;

(b) That any merchandise sold or offered for sale is guaranteed, unless the nature and extent of the guarantee and the manner in which the guarantor will perform thereunder are clearly and conspicuously disclosed;

(c) That any product is guaranteed when a service charge is made in connection therewith unless such fact and the amount of such charge is clearly set forth;

(d) That any merchandise sold or offered for sale is covered by any kind of a service insurance policy or bond.

2. Placing in the hands of others, means or instrumentalities which may be used to misrepresent the regular and usual retail prices of merchandise.

By "Decision of the Commission", etc., report of compliance was required as follows:

It is ordered, That the respondents herein shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing setting forth in detail the manner and form in which they have complied with the order to cease and desist.

Issued: June 11, 1959.

By the Commission.

[SEAL] ROBERT M. PARRISH,
Secretary.

[F.R. Doc. 59-6376; Filed, Aug. 3, 1959; 8:45 a.m.]

Title 31—MONEY AND FINANCE: TREASURY

Chapter I—Monetary Offices, Department of the Treasury

PART 102—INSTRUCTIONS RELATING TO REPORTS OF CURRENCY TRANSACTIONS

Part 102, Chapter I, Subtitle B, Title 31, of the Code of Federal Regulations of the United States, is hereby revised to read as follows:

- Sec.
102.1 Reports of currency transactions required.
102.2 Filing of reports.
102.3 Identification required.
102.4 Definitions.

AUTHORITY: §§ 102.1 to 102.4 issued under R.S. 251, sec. 5(b), 40 Stat. 415, as amended; 31 U.S.C. 427, 12 U.S.C. 95a and note, E.O. 8389, as amended by E.O.s 8405, 8446, 8484, 8493, 8565, 8701, 8711, 8721, 8746, 8785, 8832, 8963, 8998, 9760, 3 CFR, 1943 Cum. Supp., 3 CFR 1943-1948 Comp., E.O. 9193, as amended by E.O.s 9567, 9788, 3 CFR, 1943 Cum. Supp., 3 CFR, 1943-1948 Comp.

§ 102.1 Reports of currency transactions required.

Commencing with transactions occurring in the month of August 1959, every financial institution in the United States shall file monthly reports on Form TCR-1 concerning each deposit or withdrawal, or other payment or transfer, effected by, through, or to such financial institution, which involves transactions in United States currency as follows:

(a) Transactions involving \$2,500 or more of United States currency in denominations of \$100 or higher;

(b) Transactions involving \$10,000 or more of United States currency in any denominations, and

(c) Transactions involving any amount in any denominations, which in the judgment of the financial institution exceed those commensurate with the customary conduct of the business, industry or profession of the person or organization concerned.

§ 102.2 Filing of reports.

Reports on Form TCR-1 shall be filed on or before the 15th day of the month following that in which the reported transactions occur, with the Federal Reserve Bank of the district in which the reporting financial institution is located. All information called for in such form shall be furnished. A supply of Form TCR-1 may be obtained upon request directed to any Federal Reserve Bank.

§ 102.3 Identification required.

No financial institution shall effect any transaction with respect to which a report is required unless the person or organizations with whom such transaction is to be effected has been satisfactorily identified.

§ 102.4 Definitions.

As used in this part "payment or transfer" shall include exchange of cur-

rency; and "financial institutions" shall mean banks, trust companies, savings banks, private bankers, investment bankers, building and loan associations, securities and commodities brokers, and currency exchanges and other persons or organizations engaged primarily in cashing checks and exchanging currency.

Dated: August 3, 1959.

[SEAL] ROBERT B. ANDERSON,
Secretary of the Treasury.

[F.R. Doc. 59-6392; Filed, Aug. 3, 1959; 8:48 a.m.]

Title 36—PARKS, FORESTS, AND MEMORIALS

Chapter I—National Park Service, Department of the Interior

PAR 20—SPECIAL REGULATIONS

Mount Rainier National Park

By notice of proposed rule making published in the FEDERAL REGISTER on May 29, 1959 (24 F.R. 4342), interested persons were invited by the Superintendent of Mount Rainier National Park, Washington, to submit written comments, suggestions, or objections on the proposed amendment to special regulations for said Park. Such written comments, suggestions, or objections were required to be filed with the Superintendent of Mount Rainier National Park, Longmire, Washington, within thirty days from the publication of the notice in the FEDERAL REGISTER.

No comments, suggestions, or objections having been received in response to the said notice, the following amendment to become effective upon publication in the FEDERAL REGISTER, is adopted:

Paragraph (b) of § 20.5 *Mount Rainier National Park*, is amended to read as follows:

(b) *Fishing*. (1) The fishing season in streams shall conform to that of the State of Washington, and in lakes shall be from July 4 to September 30, inclusive, with the following exceptions and restrictions:

(i) Fishing is permitted only between the hours of 4 a.m. and 9 p.m.

(2) The following waters are closed to fishing:

- (i) Tipsoo Lake.
- (ii) Shadow Lake.
- (iii) Klickitat Creek above the White River Entrance water supply intake.
- (iv) Laughing Water Creek above the Ohanapeosh water supply intake.
- (v) Panther Creek above the East Side Road.

(vi) Frozen Lake.
(vii) Ipsut Creek above the Ipsut Creek campground water supply intake.
(3) (i) The limit of catch per person per day in streams and lakes shall be 10 pounds and 1 fish, with a maximum of 10 fish.

(ii) Possession of more than 1 day's catch by any person at any time is prohibited.

(4) (i) The Ohanapecosh River and its tributaries are closed to all fishing except fly fishing. The use of bait and other lures is prohibited.

(ii) The cleaning of fish in lakes or streams is prohibited.

(iii) The placing or depositing of fish eggs, fish roe, food, or other substances in any waters for the purpose of attracting, collecting, or feeding fish is prohibited.

(iv) Fishing with any line, gear, or tackle having more than two spinners, spoons, blades, flashers, or like attractions, and with more than one transparent or black rudder and more than three hooks attached to such line, gear, or tackle is prohibited.

(Sec. 3, 39 Stat. 535, as amended; 16 U.S.C. 3)

Issued this 20th day of June 1959.

PRESTON P. MACY,
Superintendent,
Mount Rainier National Park.

[F.R. Doc. 59-6381; Filed, Aug. 3, 1959;
8:46 a.m.]

Title 43—PUBLIC LANDS: INTERIOR

Chapter I—Bureau of Land Management, Department of the Interior

APPENDIX—PUBLIC LAND ORDERS

[Public Land Order 1929]

[Oregon 06495]

OREGON

Revoking the Executive Order of December 30, 1895, Which Reserved Lands for the Coquille River Light Station

By virtue of the authority vested in the President and pursuant to Executive Order No. 10355 of May 26, 1952, it is ordered as follows:

1. The Executive order of October 30, 1895, which withdrew the following-described lands for lighthouse purposes in connection with the Coquille River light station is hereby revoked:

WILLAMETTE MERIDIAN

T. 28 S., R. 15 W.,
Sec. 24, lots 3 and 4.

The areas total 39.90 acres.

2. Beginning at 10:00 a.m. on September 3, 1959, the lands shall be open to application, petition, location, and selection under applicable nonmineral public land laws, subject to valid existing rights, the requirements of applicable law, the six-months' preference right of application for selection granted to the State of Oregon by subsection (c) of section 2 of the Act of August 27, 1958 (72 Stat. 928; 43 U.S.C. 851, 852), and the 91-day preference right filing period for veterans of World War II, the Korean conflict, and others entitled to preference rights under the Act of September 27, 1944 (58 Stat. 747; 43 U.S.C. 279-284), as amended.

3. The lands shall be open to applications and offers under the mineral leas-

ing laws and to location under the United States mining laws beginning at 10:00 a.m. on December 3, 1959.

4. Inquiries concerning the lands shall be addressed to the Manager, Land Office, Bureau of Land Management, Portland, Oregon.

ROGER ERNST,
Assistant Secretary of the Interior.

JULY 29, 1959.

[F.R. Doc. 59-6377; Filed, Aug. 3, 1959;
8:46 a.m.]

Title 47—TELECOMMUNICATION

Chapter I—Federal Communications Commission

[Docket No. 12747]

PART 10—PUBLIC SAFETY RADIO SERVICES

Miscellaneous Amendments

In the matter of amendment of Part 10 of the Commission's rules so as to remove certain restrictions relating to the authorization of mobile relay stations and related matters; Docket No. 12747.

The Commission's Report and Order (FCC 59-717), in the above-entitled proceeding, adopted July 15, 1959, and published in the FEDERAL REGISTER of July 22, 1959 (24 F.R. 5837) is corrected by changing instructions 9 and 10 of the Appendix to read as follows:

1. Section 10.554 is amended to read as follows:

§ 10.554 Station Limitations.

(a) Mobile relay stations in the Local Government Radio Service will be authorized only on frequencies above 150 Mc which are, pursuant to the provisions of § 10.555(f), available for base or mobile stations. Each mobile relay station authorized pursuant to the provisions of this section which is intended to be activated by signals transmitted on a frequency below 50 Mc shall be so designed and installed that:

(1) Normally it will be activated only by means of the coded signal or signals or such other means as will effectively prevent its activation by undesired signals;

(2) It will be deactivated automatically when its associated receivers are not receiving the signal on the frequency or frequencies which normally activate it; and

(3) It will be deactivated upon receipt or cessation of a coded signal or signals, or shall be provided with an automatic time delay or clock device which will deactivate the station not more than three minutes after its activation.

(b) A control station associated with one or more mobile relay stations, authorized pursuant to this section, may be assigned the mobile service frequency assigned to the associated mobile station. Use of the mobile service frequency by such control station is subject to the condition that harmful interference not be caused to stations of other licensees operating in the mobile service in accordance with the table of frequency

allocations as set forth in Part 2 of this chapter.

2. Section 10.555(e) is amended to read as follows:

§ 10.555 Frequencies available to the local government radio service.

* * * * *

(e) Control and repeater stations, except as provided for by § 10.554(b), in the Local Government Radio Service will be authorized only on frequencies allocated to operational fixed stations.

Released: July 30, 1959.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 59-6400; Filed, Aug. 3, 1959;
8:49 a.m.]

Title 49—TRANSPORTATION

Chapter I—Interstate Commerce Commission

SUBCHAPTER B—CARRIERS BY MOTOR VEHICLE

[Ex Parte No. MC-40]

PART 198—TRANSPORTATION OF MIGRANT WORKERS

Qualifications and Maximum Hours of Service of Employees of Motor Carriers and Safety of Operation and Equipment

At a general session of the Interstate Commerce Commission, held at its office in Washington, D.C., on the 17th day of July A.D. 1959.

The matter of inspection and maintenance of motor vehicles used in the transportation of migrant workers under Part 198 of the Motor Carrier Safety Regulations prescribed by order dated June 17, 1957, being under consideration; and

It appearing, that a Notice of Proposed Rule Making was issued March 10, 1959, (24 F.R. 1911), in accordance with section 4(a) of the Administrative Procedure Act in which interested persons were invited to present written statements containing data, views, or arguments on the proposal therein to amend Part 198, entitled Transportation of Migrant Workers, of the Motor Carrier Safety Regulations adopted June 17, 1957 (49 CFR Part 198), and that certain representations have been received in response thereto; and

It further appearing, that after full investigation of the matters and things, within the scope of our Notice of March 10, 1959, and after full consideration of all the data, views, and arguments received from interested persons with respect thereto, that the said regulations should be amended as proposed;

It is ordered, That Part 198 of the said safety regulations be, and it is hereby, amended by adding thereto the following section:

§ 198.8 Motor vehicles declared "out of service".

No motor carrier shall permit or require a driver to drive nor shall any

driver drive any motor vehicle which by reason of its mechanical condition is so imminently hazardous to operate as to be likely to cause an accident or a breakdown and which motor vehicle, because of such condition, has been declared and marked "out of service" with the prescribed sticker by a specifically authorized employee of this Commission. Such motor vehicle shall not be operated until the repairs required by the "out of service notice" on Form BMC 63¹ have been satisfactorily completed and the "out of service" sticker removed. No person shall remove the "out of service" sticker from such motor vehicle prior to the completion of the required repairs. When the repairs have been made, the carrier shall so certify to the Commission on Form BMC 63, in accordance with the terms prescribed thereon.

(Sec. 204, 49 Stat. 546, as amended; 49 U.S.C. 304)

It is further ordered, That § 198.8 shall be effective September 1, 1959;

And it is further ordered, That notice of this order shall be given to the gen-

eral public by depositing a copy thereof in the office of the Secretary of the Interstate Commerce Commission, Washington, D.C., and by filing with the Director, Office of the Federal Register.

By the Commission.

[SEAL]

HAROLD D. MCCOY,
Secretary.

[F.R. Doc. 59-6384; Filed, Aug. 3, 1959;
8:47 a.m.]

Title 50—WILDLIFE

Chapter I—Fish and Wildlife Service, Department of the Interior

SUBCHAPTER F—ALASKA COMMERCIAL FISHERIES

PART 105—ALASKA PENINSULA AREA

Curtailment of Fishing

JULY 31, 1959.

Basis and purpose. The red salmon escapement through the Bear River weir

in the Alaska Peninsula area continues to be extremely light, necessitating further curtailment in fishing time by one week in the Bear River section, in order to secure additional escapement.

Therefore § 105.5, as amended in (b), (3), (i) July 22, 1959, 24 F.R. 5933, is further amended by deleting "and from 6 a.m. August 3 to 12 noon September 30, 1959." and substituting in lieu thereof "and from 6 a.m. August 10 to 12 noon September 30, 1959."

Since immediate action is necessary in order to implement the above change, notice and public procedure on this amendment are not in the public interest and it shall become effective immediately upon publication in the FEDERAL REGISTER (60 Stat. 237; 5 U.S.C. 1001 et seq.).

(Sec. 1, 43 Stat. 464, as amended; 48 U.S.C. 221)

A. W. ANDERSON,
Acting Director,

Bureau of Commercial Fisheries.

[F.R. Doc. 59-6461; Filed, July 31, 1959;
4:53 p.m.]

PROPOSED RULE MAKING

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[43 CFR Part 194]

POTASSIUM PERMITS AND LEASES

Notice of Proposed Rule Making

Basis and purpose. Notice is hereby given that pursuant to the authority vested in the Secretary of the Interior under section 1 to 7 of the Act of February 7, 1927, as amended (30 U.S.C. 281-287), it is proposed to amend 43 CFR 194.3, 194.8, 194.10, and 194.17(a) (2) as hereinafter set forth.

The principal purpose of amending the regulations is to liberalize the potassium acreage limitation applicable to Federal lands and provide for an annual rental of 25 cents an acre or fraction thereof for lands under prospecting permits.

The proposed amendment relates to matters which are exempt from the rule making requirements of the Administrative Procedures Act (5 U.S.C. 1003); however, it is the policy of the Department of the Interior that, wherever practicable, the rule making requirements be observed voluntarily. Accordingly, interested persons may submit in triplicate written comments and suggestions with respect to the proposed amendment to the Director, Bureau of Land Management, Washington 25, D.C., within thirty days from the date of publication of this notice in the FEDERAL REGISTER.

ELMER F. BENNETT,
Acting Secretary of the Interior.

JULY 29, 1959.

¹Filed as part of the original document.

1. Section 194.3 is amended to read as follows:

§ 194.3 Area and limitation on holdings.

(a) Except where the rule of approximation applies, a lease or permit may not include over 2,560 acres in reasonably compact form entirely within an area of six miles square or an area of six surveyed sections in length or width. No person, association, or corporation may hold, either directly or indirectly, permits for an area that exceeds in the aggregate 51,200 acres; and, except as hereinafter provided, leases for an area that exceeds in the aggregate 25,600 acres in one or more mining units.

(b) Any person, association, or corporation holding acreage approximating 25,600 acres of Federal land, upon a showing that the leased deposits extend into adjoining or adjacent Federal lands and that the lands containing such reserves are a necessary and normal part of a mining unit may file an application with the Manager to have such adjoining or adjacent Federal land (including lands under lease, permit lands subject to lease, or unleased lands) designated a fringe-acreage that will not be chargeable under paragraph (a) of this section to leasehold acreage holdings of the applicant. Such an application must be accompanied by a filing fee of \$10 which is not returnable. If the Manager shall determine, after consultation with the Mining Supervisor, that the application meets the above requirements and that such designation will result in conservation of natural resources and will provide for economical and efficient recovery as a part of the mining unit, he may designate specific tracts by legal subdivisions not to exceed 2,560 acres in all as non-chargeable to the applicant under paragraph (a) of this section. The intent of

this provision is that fringe area deposits not to exceed 2,560 acres may be held without acreage charge upon acquisition of mining rights therein by the applicant. A designation of fringe-acreage under this section shall not constitute a determination that the deposits therein shall be mined only by the applicant.

Paragraph (c) is revoked.

2. Section 194.8 is amended to read as follows:

§ 194.8 Application for permit.

(a) An application for a permit must be filed in duplicate in the appropriate land office. The application must be accompanied by a filing fee of \$10 which is not returnable, and by full payment of the first year's rental in the amount specified in paragraph (b) of this section. No specific form of application is required, but the application should include the information and evidence called for in §§ 194.4 and 194.17(a) (1) and (2).

(b) *Permit rental.* A permittee shall pay an annual rental of 25 cents an acre or fraction thereof covered by his permit, but not less than \$20 per year, such annual payments of rental shall be made on or before the anniversary date of the permit.

3. Section 194.10 is amended to read as follows:

§ 194.10 Permit bond.

Prior to the issuance of a permit the applicant must furnish a bond of not less than \$1,000, with approved corporate surety (Form 4-1130), or his personal bond in similar amount (Form 4-1131) secured by negotiable Federal securities in the amount of the bond.

4. Paragraph (a) (2) of § 194.17 is amended to read as follows:

§ 194.17 Application for lease.

(a) * * *

(2) A complete and accurate description of the lands for which the lease is desired. If the lands have been surveyed under the public land rectangular system, each application must describe the lands by legal subdivision, section, township, and range. If the lands have not been so surveyed, each application must describe the lands by metes and bounds, giving courses and distances between the successive angle points on the boundary of the tract, in cardinal directions except where the boundaries of the lands are in irregular form, and connected by courses and distances to an official corner of the public land surveys. In Alaska the description of unsurveyed lands must be connected by courses and distances to either an official corner of the public land surveys or to a triangulation station established by any agency of the United States (such as the U.S. Geological Survey, the Coast and Geodetic Survey, or the International Boundary Commission), if the record position thereof is available to the general public. When protracted surveys have been approved and the effective date thereof published in the FEDERAL REGISTER, all applications to lease lands shown on such protracted surveys, filed on or after such effective date, must describe the lands only according to the section, township, and range shown on the approved protracted surveys.

[F.R. Doc. 59-6378; Filed, Aug. 3, 1959; 8:46 a.m.]

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

[7 CFR Part 993]

DRIED PRUNES PRODUCED IN CALIFORNIA

Notice of Proposed Rule Making With Respect to Expenses of the Prune Administrative Committee for the 1959-60 Crop Year and a Rate of Assessment for Such Crop Year

Notice is hereby given that, pursuant to Marketing Agreement No. 110, as amended, and Order No. 93, as amended (7 CFR Part 993), hereinafter referred to collectively as the "order", regulating the handling of dried prunes produced in California, effective under the Agricultural Marketing Agreement Act of 1937, as amended (Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674), there are under consideration proposed expenses of the Prune Administrative Committee, established under the order, for the 1959-60 crop year and a rate of assessment for that year, as unanimously recommended by the committee and hereinafter set forth.

Consideration will be given to any data, views, or arguments pertaining to

the proposals which are filed in triplicate with the Director, Fruit and Vegetable Division, Agricultural Marketing Service, United States Department of Agriculture, Washington 25, D.C., and received not later than the close of business on the seventh day after publication of this notice in the FEDERAL REGISTER.

The proposals are as follows:

§ 993.310 Expenses of the Prune Administrative Committee and rate of assessment for the 1959-60 crop year.

(a) *Expenses.* Expenses in the amount of \$86,800 are reasonable and likely to be incurred by the Prune Administrative Committee during the crop year beginning August 1, 1959, and ending July 31, 1960, for its maintenance and functioning.

(b) *Rate of assessment.* Each handler shall pay to the Prune Administrative Committee, in accordance with the provisions of § 993.50(e) of Marketing Agreement No. 110, as amended, and Order No. 93, as amended, as such handler's pro rata share of the aforesaid expenses an assessment of 56 cents for each ton of prunes received by him as the first handler thereof during the crop year beginning August 1, 1959, and ending July 31, 1960; and such rate of assessment is hereby fixed for such crop year.

Dated: July 29, 1959.

S. R. SMITH,
Director,

Fruit and Vegetable Division.

[F.R. Doc. 59-6372, Filed, Aug. 3, 1959; 8:45 a.m.]

DEPARTMENT OF COMMERCE

Federal Maritime Board

[46 CFR Ch. II]

[Docket Nos. 855, 856]

FOREIGN DISCRIMINATION AFFECTING U.S. SHIPS; CONSULAR FEE DISCRIMINATION BY REPUBLIC OF ECUADOR; EQUALIZATION FEE

Extension of Time in Which To File Comments and Request Hearings

Notices of proposed rule making with respect to the above matters appeared in the FEDERAL REGISTER issue of July 3, 1959 (24 F.R. 5422), as to which interested persons were given thirty (30) days for filing comments and for requesting hearings.

Notice is hereby given that the time in which interested persons may file comments and request hearings is hereby extended to August 21, 1959.

Dated: August 3, 1959.

JAMES L. PIMPER,
Secretary.

[F.R. Doc. 59-6436; Filed, Aug. 3, 1959; 10:01 a.m.]

NOTICES

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

BONNERS FERRY SALES YARD

ET AL.

Proposed Posting of Stockyards

The Director of the Livestock Division, Agricultural Marketing Service, United States Department of Agriculture, has information that the livestock markets named below are stockyards as defined in section 302 of the Packers and Stockyards Act, 1921, as amended (7 U.S.C. 202), and should be made subject to the provisions of the act.

Bonnors Ferry Sales Yard, Bonnors Ferry, Idaho.

Coeur d' Alene Livestock Commission Yards, Coeur d' Alene, Idaho.

Sandpoint Livestock Auction Co., Sandpoint, Idaho.

Baker Livestock Exchange, Baker, Ore.

Brahs Auction Market, Corvallis, Ore.

Coos Curry Livestock Auction, Bandon, Ore.

Forest Grove Auction Yard, Forest Grove, Ore.

Hermiston Livestock Commission Co., Hermiston, Ore.

Klamath Cattle Sales, Inc., Klamath Falls, Ore.

Klamath Stockmen's Commission Co., Inc., Klamath Falls, Ore.

Lynn Walters Auction City, Clackamas, Ore.

Madras Livestock Auction Market, Madras, Ore.

Midway Auction Co., Medford, Ore.

Redmond Auction Yard, Inc., Redmond, Ore.

Schricker & Son Livestock Auction, Sutherlin, Ore.

Union Livestock Commission Co., Nyssa, Ore.

Columbia Sales Barn, Vancouver, Wash.

Colville Auction, Colville, Wash.

Davenport Livestock Auction Co., Davenport, Wash.

Deer Park Livestock Auction Co., Deer Park, Wash.

Grange Commission & Livestock Co., Auburn, Wash.

Grange Interstate Livestock Association, Moses Lake, Wash.

Northwest Auction Sales, Inc., Burlington, Wash.

Okanogan Livestock Market, Inc., Okanogan, Wash.

Pasco Central Stockyards, Inc., Pasco, Wash.

Prosser Sales Yard Corp., Prosser, Wash.

Snohomish Auction Market, Snohomish, Wash.

Sunnyside Market Sale, Sunnyside, Wash.

Toppenish Sales Yard, Inc., Toppenish, Wash.

Twin City Sale, Centralia, Wash.

Wards Community Sale Yard, Wapato, Wash.

Wink-Goldendale Sale Yard, Inc., Goldendale, Wash.

Notice is hereby given, therefore, that the said Director, pursuant to authority delegated under the Packers and Stockyards Act, 1921, as amended (7 U.S.C.

181 et seq.), proposes to issue a rule designating the stockyards named above as posted stockyards subject to the provisions of the act, as provided in section 302 thereof.

Any person who wishes to submit written data, views, or arguments concerning the proposed rule may do so by filing them with the Director, Livestock Division, Agricultural Marketing Service, United States Department of Agriculture, Washington 25, D.C., within 15 days after publication hereof in the FEDERAL REGISTER.

Done at Washington, D.C., this 29th day of July 1959.

DAVID M. PETTUS,
Director, Livestock Division,
Agricultural Marketing Service.

[F.R. Doc. 59-6373; Filed, Aug. 3, 1959;
8:45 a.m.]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

ALASKA

Notice of Filing of Plat of Survey

JULY 28, 1959.

1. Notice is given that the plat of original survey of the following described land, accepted January 21, 1959, will be officially filed in the Land Office, Anchorage, Alaska, effective at 10:00 a.m. on August 17, 1959:

SEWARD MERIDIAN

Township 16 North, Range 1 East, Section 15, Section 16, Section 21, Section 22.
Containing 1,992.34 acres.

2. The lands involved are included in the withdrawal from all forms of appropriation under the public land laws, including the mining and mineral leasing laws, made by Secretarial Order dated October 30, 1936, pursuant to the Act of May 1, 1936 (48 U.S.C. 358a) for the use and benefit of natives for Industrial School purposes.

3. Anyone having a settlement claim or other right to any of these lands, initiated prior to the date of withdrawal, should assert the same within three months from the date on which the plat is officially filed by filing an application under the appropriate public land law, setting forth all facts relative thereto.

IRVING W. ANDERSON,
Manager.

[F.R. Doc. 59-6379; Filed, Aug. 3, 1959;
8:46 a.m.]

[Classification 34]

[B-26344]

COLORADO

Small Tract Classification

1. Pursuant to authority delegated to me by the State Supervisor, Bureau of Land Management, effective February 19, 1958 (23 F.R. 1098), I hereby classify the following described public lands, totalling 732.54 acres in Boulder County, Colorado, as suitable for disposition un-

der the Small Tract Act of June 1, 1938 (52 Stat. 609, 43 U.S.C. 682a), as amended:

SIXTH PRINCIPAL MERIDIAN, COLORADO

T. 1 N., R. 71 W.,

Sec. 17, Lots 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 84, 85, 87, 88, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 106.

Containing 117.82 acres.

Sec. 18, Lots 1, 7, 13, 14, 15, 21, 22, 33, 34, 35, 36, 37, 38, 41, 42, 43, 44, 45, 47, 49, 52, 54, 58, 59, 61, 62, 65, 66, 68, 69, 70, 71, 72, 77, 78, 79, 80, 81, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 95, 98, 100, 102, 103, 104, 106, 108, 110, 111, 112, 116.

Containing 211.26 acres.

Sec. 19, Lots 2, 5, 8, 9, 10, 13, 16, 17, 18, 22, 24, 25, 26, 28, 29, 30, 33, 60, 65, 66, 67, 68, 69, 70, 71, 73, 82, 84, 85.

Containing 173.15 acres.

Sec. 20, Lots 1, 3, 4, 8, 9, 11, 12, 13, 15, 17, 41, 43, 46, 49.

Containing 230.31 acres.

Total acreage of areas listed above 732.54 acres.

2. Classification of the above described lands by this order segregates them from all appropriations, including locations under the mining laws, except as to applications under the mineral leasing laws.

3. The lands classified by this order shall not become subject to application under the Small Tract Act of June 1, 1938 (52 Stat. 609; 43 U.S.C. 682a), as amended, until it is so provided by an order to be issued by an authorized officer opening the lands to application or bid with a preference right to veterans of World War II and of the Korean Conflict and other qualified persons entitled to preference under the Act of September 27, 1944 (58 Stat. 497; 43 U.S.C. 279-284), as amended.

4. All valid applications filed prior to February 21, 1958 will be granted, as soon as possible, the preference right provided for by 43 CFR 257.5(a).

J. ELLIOTT HALL,
Lands and Minerals Officer.

JULY 27, 1959.

[F.R. Doc. 59-6380; Filed, Aug. 3, 1959;
8:46 a.m.]

OUTER CONTINENTAL SHELF OFF LOUISIANA

Notice Concerning Oil and Gas Lease Offer

JULY 31, 1959.

The following listed tract described in the Notice of Lease Offer published in the FEDERAL REGISTER July 8, 1959, is withdrawn from the sale set for August 11, 1959, and no bids will be accepted therefor:

LOUISIANA OFFICIAL LEASING MAP No. 2

EAST CAMERON AREA

Tract No.: La.-529; Block: 9; Description: That portion in Zone 2, as that zone is defined in the agreement between the United States and the State of Louisiana, October 12, 1956; Acreage: 2,050.

CHARLES P. MEAD,
Acting Director.

[F.R. Doc. 59-6434; Filed, July 31, 1959;
3:25 p.m.]

DEPARTMENT OF COMMERCE

Federal Maritime Board

AMERICAN PRESIDENT LINES, LTD.

Notice of Agreements Filed With the Board for Approval

Notice is hereby given that the following described agreements have been filed with the board for approval pursuant to section 15 of the Shipping Act, 1916 (39 Stat. 733, 46 U.S.C. 814):

(1) Agreement No. 8061-5, between American President Lines, Ltd., Lykes Bros. Steamship Co., Inc., Isthmian Lines, Inc., Mitsui Steamship Company, Ltd., Prince Line, Ltd., N.V. Stoomvaart Maatschappij "Nederland", Koninklijke Rotterdamse Lloyd, N.V., N.V. Nederaarsch-Amerikansche Stoomvaart Maatschappij "Holland-Amerika Lijn", Kawasaki Kisen Kaisha, Ltd., Compagnie de Transports Oceaniques, and the carriers comprising the following joint services, Barber Fern-Ville Lines, Blue Funnel Line, Hough Line, and A. P. Moller-Maersk Line, modifies approved Agreement No. 8061, as amended, which covers an arrangement for the apportionment of the carriage of all rubber originating in Siam (except Bangkok local rubber) destined to United States Atlantic and Gulf ports, whether loaded direct at Siam ports or transshipped by road, rail or otherwise, to vessels of the carriers at ports in Malaya, Kohsichang or Bangkok. The purpose of this modification is to provide for (1) the admission of Kawasaki Kisen Kaisha, Ltd., and Compagnie de Transports Oceaniques as parties to Agreement No. 8061, as amended, and (2) the revision of percentage participation of the parties to said agreement as a result of the two additional parties.

(2) Agreement No. 8520, between Grace Line, Inc., Compagnie Generale Transatlantique, Sartori & Berger and Transamerican Steamship Corporation, provides for the creation of a conference to be known as the U.S. Great Lakes/Caribbean Freight Conference, for the establishment of uniform rates, rules, regulations and practices for the transportation of cargo in the trade between Great Lakes and St. Lawrence River ports of the United States and ports in Cuba, Haiti, the Dominican Republic, Jamaica, Trinidad, Venezuela, Colombia, and the Netherlands Antilles.

Interested parties may inspect these agreements and obtain copies thereof at the Regulation Office, Federal Maritime Board, Washington, D.C., and may submit, within 20 days after publication of this notice in the FEDERAL REGISTER, written statements with reference to either of the agreements and their position as to approval, disapproval, or modification, together with request for hearing should such hearing be desired.

Dated: July 30, 1959.

By order of the Federal Maritime Board.

[SEAL]

GEO. A. VIEHMANN,
Assistant Secretary.

[F.R. Doc. 59-6390; Filed, Aug. 3, 1959;
8:47 a.m.]

ATOMIC ENERGY COMMISSION

[Docket 50-129]

WEST VIRGINIA UNIVERSITY

Issuance of Utilization Facility License

Please take notice that no request for a formal hearing having been filed following the filing of notice of the proposed action with the Federal Register Division on June 3, 1959, the Atomic Energy Commission has issued License No. R-58 authorizing West Virginia University to possess and operate a plastic core, swimming pool-type, 75 watt (thermal) nuclear reactor, designated as Model AGN-211, Serial No. 103, on its campus in Morgantown, West Virginia. Notice of the proposed action was published in the FEDERAL REGISTER on June 4, 1959, 24 F.R. 4569.

Dated at Germantown, Md., this 28th day of July 1959.

For the Atomic Energy Commission.

R. L. KIRK,
Deputy Director, Division of
Licensing and Regulation.

[F.R. Doc. 59-6374; Filed, Aug. 3, 1959;
8:45 a.m.]

CIVIL AERONAUTICS BOARD

[Docket 10665]

FORT LAUDERDALE SERVICE CASE

Notice of Hearing

Notice is hereby given, pursuant to the Federal Aviation Act of 1958, that a hearing in the above-entitled proceeding is assigned to be held on August 25, 1959, at 10 a.m. (local time), at the Galt Ocean Mile Hotel, Fort Lauderdale, Fla., before Examiner Ralph L. Wiser. The issues will be those related to a determination of whether the Board should effect the respective amendments of certificates of public convenience and necessity tentatively found required in Board orders Nos. E-14155, dated July 1, 1959, and E-14284, dated July 29, 1959.

Dated at Washington, D.C., July 30, 1959.

[SEAL] FRANCIS W. BROWN,
Chief Examiner.

[F.R. Doc. 59-6393; Filed, Aug. 3, 1959;
8:48 a.m.]

CIVIL SERVICE COMMISSION

SKILLS CRITICAL TO THE NATIONAL SECURITY EFFORT

Notice of Positions for Which There Is Determined to be a Manpower Shortage

Under the provisions of Public Law 85-749, the Civil Service Commission has determined that for the positions of Industrial Hygienist, GS-690-0, and Health Physicist, GS-1306-0, there is a manpower shortage in skills critical to the national security effort. While the positions are identified by series' codes

No. 151—4

under the Classification Act of 1949, comparable positions not subject to the Classification Act are also included.

Geographic coverage is the continental United States and Alaska.

For appointees to these positions, the employing agencies may pay travel and transportation costs in accordance with travel regulations issued by the Bureau of the Budget.

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] WM. C. HULL,
Executive Assistant.

[F.R. Doc. 59-6407; Filed, Aug. 3, 1959;
8:49 a.m.]

FEDERAL COMMUNICATIONS COMMISSION

[Docket No. 12990]

MASSACHUSETTS STEEL TREATING CORP.

Order Designating Matter for Hearing

In the matter of cease and desist order to be directed to Massachusetts Steel Treating Corporation, 118 Harding Street, Worcester, Massachusetts, Docket No. 12990.

The Commission having under consideration the issuance of an order pursuant to section 312 (b) and (c) of the Communications Act of 1934, as amended (47 U.S.C. § 312), and § 0.41(f) of the rules of the Federal Communications Commission to Massachusetts Steel Treating Corporation, 118 Harding Street, Worcester, Massachusetts (1) to cease and desist from operating industrial heating equipment without a proper license or certificate as required by Part 18 of the rules of this Commission; and (2) irrespective of whether such equipment is certified to cease and desist from operating said industrial heating equipment so as to cause harmful interference to authorized television broadcast and radio services; and

It appearing, that Massachusetts Steel Treating Corporation operates in its plant at 118 Harding Street, Worcester, Massachusetts, certain industrial heating equipment which utilizes a radio frequency generator or generators and transmits radio frequency energy on frequencies authorized for use by television broadcast stations and other radio services; and

It further appearing, that said industrial heating equipment is subject to the provisions of Part 18 of the Commission's rules (47 CFR Part 18); and

It further appearing, that the aforementioned industrial heating equipment causes interference to authorized television broadcast reception in the Worcester, Massachusetts area and is potentially a source of interference to air navigation radio aids of the Federal Aviation Agency and other safety radio services; and

It further appearing, that the aforementioned industrial heating equipment has not been certified by a duly qualified engineer as required by § 18.103 of the

Commission's rules, nor has the equipment been licensed pursuant to § 18.3 and Subpart D of Part 18 of the Commission's rules; and

It further appearing, that the above facts have been called to the attention of Massachusetts Steel Treating Corporation by the Commission both orally and in writing, and the Massachusetts Steel Treating Corporation has been afforded an opportunity to demonstrate or achieve compliance with all lawful requirements but such demonstration has not been made and such compliance has not been accomplished;

It is ordered, This 28th day of July 1959, pursuant to section 312 (b) and (c) of the Communications Act of 1934, as amended (47 U.S.C. § 312), and § 0.41(f) of the Rules of the Federal Communications Commission that Massachusetts Steel Treating Corporation show cause why there should not be issued an order commanding Massachusetts Steel Treating Corporation to cease and desist from operating industrial heating equipment in violation of the provisions of Part 18 of the Commission's rules. That is, the said Massachusetts Steel Treating Corporation, its officers, agents, employees, privies, assigns, successors in interest, or other parties acting in concert with the Massachusetts Steel Treating Corporation: (1) Shall cease and desist from operating industrial heating equipment without a proper license or certificate as required by Part 18 of the rules of the Commission; and (2) irrespective of whether such equipment is certified, shall cease and desist from operating said industrial heating equipment so as to cause harmful interference to authorized radio communications; and

It is further ordered, That a hearing in this matter be held in Worcester, Massachusetts, on October 2, 1959, before a Commission hearing examiner to be designated by subsequent order to determine whether said cease and desist order should be issued, and that Massachusetts Steel Treating Corporation is hereby called upon to appear at this hearing and give evidence upon the matters specified herein; and

It is further ordered, Pursuant to § 1.62 of the rules, that Massachusetts Steel Treating Corporation is directed to file with the Commission within 30 days of receipt of this Order a written appearance in triplicate, stating that Massachusetts Steel Treating Corporation will appear and present evidence on the matters specified in this Order. If Massachusetts Steel Treating Corporation does not desire to avail itself of its opportunity to appear before the Commission and give evidence on the matter specified herein, it shall, within 30 days of receipt of this Order, file with the Commission, in triplicate a written waiver of hearing. Such waiver may be accompanied by a statement of the reasons why Massachusetts Steel Treating Corporation believes that a cease and desist order should not issue; and

It is further ordered, That failure of said Massachusetts Steel Treating Corporation, timely to respond to this Order or its failure to appear at the hearing

designated herein will be deemed a waiver of hearing.

Released: July 29, 1959.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 59-6401; Filed, Aug. 3, 1959;
8:49 a.m.]

[Docket Nos. 12957-12959; FCC 59M-970]

PIONEER BROADCASTING CO. ET AL.

Order Scheduling Hearing

In re applications of Pioneer Broadcasting Company, Spanish Fork, Utah, Docket No. 12957, File No. BP-11678; Jack E. Falvey and Harry Saxe, d/b as Fortune Broadcasting, Salt Lake City, Utah, Docket No. 12958, File No. BP-12239; United Broadcasting Company (KVOG), Ogden, Utah, Docket No. 12959, File No. BP-12260; for construction permits.

It is ordered, This 28th day of July 1959, that Annie Neal Huntting will preside at the hearing in the above-entitled proceeding which is hereby scheduled to commence on October 7, 1959, in Washington, D.C.

Released: July 29, 1959.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 59-6402; Filed, Aug. 3, 1959;
8:49 a.m.]

[Docket No. 12777; FCC 59M-974]

SEASIDE BROADCASTING CO.

Order Continuing Hearing

In re application of Ronald L. Rule, James L. Dennon and Seldon Mason, d/b as Seaside Broadcasting Company, Seaside, Oregon, Docket No. 12777, File No. BP-11200; for construction permit.

It is ordered, This 29th day of July 1959 on the Hearing Examiner's own motion that the hearing presently scheduled in the above-entitled proceeding to commence on July 30, 1959, is continued without date pending disposition of the request of Seaside Broadcasting Company for dismissal of its application.

Released: July 30, 1959.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 59-6403; Filed, Aug. 3, 1959;
8:49 a.m.]

[Docket No. 12989]

STYLEMASTER LEATHERCRAFT CORP.

Order Designating Matter for Hearing

In the matter of cease and desist order to be directed to Stylemaster Leather-

craft Corp., 520 West Broadway, New York 12, N.Y., Docket No. 12989.

The Commission having under consideration the issuance of an order pursuant to section 312 (b) and (c) of the Communications Act of 1934, as amended (47 U.S.C. § 312), and § 0.41(f) of the rules of the Federal Communications Commission, to Stylemaster Leathercraft Corp., 520 West Broadway, New York 12, N.Y., (1) to cease and desist from operating industrial heating equipment without a proper license or certificate as required by Part 18 of the rules of this Commission; and (2), irrespective of whether such equipment is certified, to cease and desist from operating said industrial heating equipment so as to cause harmful interference to authorized radio communications; and

It appearing, that Stylemaster Leathercraft Corp. operates in its plant at 520 West Broadway, New York 12, N.Y. certain industrial heating equipment which utilizes a radio frequency generator or generators and transmits radio frequency energy on frequencies authorized for use by the New York City Police Department, the United States Army and by television broadcast stations; and

It further appearing, that said industrial heating equipment is subject to the provisions of Part 18 of the Commission's rules (47 CFR Part 18); and

It further appearing, that the aforementioned industrial heating equipment causes interference to radio communications of the New York City Police Department, the United States Army and to authorized television broadcast reception in the New York City area, and is potentially a source of interference to air navigation radio aids of the Federal Aviation Agency; and

It further appearing, that the aforementioned industrial heating equipment has not been certified by a duly qualified engineer as required by § 18.103 of the Commission's rules, nor has the equipment been licensed pursuant to § 18.3 and Subpart D of Part 18 of the Commission's rules; and

It further appearing, that the above facts have been called to the attention of Stylemaster Leathercraft Corp. by the Commission both orally and in writing, and that Stylemaster Leathercraft Corp. has been afforded an opportunity to demonstrate or achieve compliance with all lawful requirements but such demonstration has not been made and such compliance has not been accomplished;

It is ordered, This 28th day of July 1959, pursuant to section 312 (b) and (c) of the Communications Act of 1934, as amended (47 U.S.C. § 312), and § 0.41(f) of the rules of the Federal Communications Commission that Stylemaster Leathercraft Corp. show cause why there should not be issued an order commanding Stylemaster Leathercraft Corp. to cease and desist from operating industrial heating equipment in violation of the provisions of Part 18 of the Commission's rules. That is, the said Stylemaster Leathercraft Corp., its officers, agents, employees, privies, assigns, successors in interest, or other parties acting in concert with the Stylemaster Leathercraft Corp.: (1) Shall cease and desist

from operating industrial heating equipment without a proper license or certificate as required by Part 18 of the rules of this Commission; and (2), irrespective of whether such equipment is certified, shall cease and desist from operating said industrial equipment so as to cause harmful interference to authorized radio communications; and

It is further ordered, That a hearing in this matter be held in New York, N.Y., on September 30, 1959, at 2:00 p.m., before a Commission hearing examiner to be designated by subsequent order to determine whether said cease and desist order should be issued, and that Stylemaster Leathercraft Corp. is herewith called upon to appear at this hearing and give evidence upon the matters specified herein; and

It is further ordered, Pursuant to § 1.62 of the rules, that Stylemaster Leathercraft Corp. is directed to file with the Commission within 30 days of receipt of this Order a written appearance in triplicate, stating that Stylemaster Leathercraft Corp. will appear and present evidence on the matters specified in this Order. If Stylemaster Leathercraft Corp. does not desire to avail itself of its opportunity to appear before the Commission and give evidence on the matters specified herein, it shall, within 30 days of receipt of this Order, file with the Commission, in triplicate a written waiver of hearing. Such waiver may be accompanied by a statement of the reasons why Stylemaster Leathercraft Corp. believes that a cease and desist order should not issue; and

It is further ordered, That failure of said Stylemaster Leathercraft Corp. timely to respond to this Order or its failure to appear at the hearing designated herein will be deemed a waiver of hearing.

Released: July 29, 1959.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 59-6404; Filed, Aug. 3, 1959;
8:49 a.m.]

[FCC 59-810]

STANDARD BROADCAST APPLICATIONS

Ready and Available for Processing

JULY 30, 1959.

Notice is hereby given, pursuant to § 1.354(c) of the Commission's rules, that on September 5, 1959, the standard broadcast applications listed below will be considered as ready and available for processing, and that pursuant to § 1.106 (b) (1) and § 1.361(b) of the Commission's rules, an application, in order to be considered with any application appearing on the attached list, must be substantially complete and tendered for filing at the offices of the Commission in Washington, D.C., no later than the close of business on September 4, 1959, or, if action is taken by the Commission on any listed application prior to Sep-

tember 4, 1959, no later than the close of business on the day preceding the day on which such action is taken. An application amended so as to require a new file number as provided in § 1.354(h) of the rules will be treated for the purpose of this Notice as an application newly filed on the date of such amendment.

Adopted: July 29, 1959.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] MARY JANE MORRIS,
Secretary.

APPLICATIONS FROM TOP OF PROCESSING LINE

BP-5827 NEW, Wyandotte, Mich., Woodward Broadcasting Co. Req: 850 kc, 5 kw, DA-2, U.

BP-10737 KSIL, Silver City, N.Mex., James H. Duncan. Has: 1340 kc, 250 w, U. Req: 1340 kc, 250 w, 1 kw-LS, U.

BP-11553 NEW, Kenmore, N.Y., Voice of Dixie, Inc. Req: 1470 kc, 500 w, D.

BP-11676 NEW, San Antonio, Tex., Alamo Broadcasters. Req: 1150 kc, 1 kw, DA, D. BP-11817 NEW, Hobbs, N.Mex., Clarence E. Wilson. Req: 1280 kc, 1 kw, D.

BP-11808 NEW, Philadelphia, Pa., Continental Telecasting Corp. Req: 1410 kc, 500 w, DA, D.

BP-11907 NEW, Price, Utah, Inland Empire Broadcasting Co. Req: 1050 kc, 1 kw, D.

BP-11916 WNSL, Laurel, Miss., Voice of the New South. Has: 1260 kc, 1 kw, D. Req: 1260 kc, 5 kw, D.

BP-12107 WNHC, New Haven, Conn., Triangle Publications, Inc. Has: 1340 kc, 250 w, U. Rep: 1340 kc, 250 w, 1 kw-LS, U.

BP-12142 KGDN, Edmonds, Wash., King's Garden, Inc. Has: 630 kc, 1 kw, D. Req: 630 kc, 5 kw, D.

BMP-8209 KGY, Olympia, Wash., Tom Olsen. Has Lic: 1240 kc, 250 w, U. Has: CP: Change antenna-transmitter location, etc. Req: MP: 1240 kc, 250 w, 1 kw-LS, U.

BP-12145 WOL, Wash., D.C., Washington Broadcasting Co. Has: 1450 kc, 250 w, U. Req: 1450 kc, 250 w, 1 kw-LS, U.

BP-12146 KQTY, Everett, Wash., Walter N. Nelskog. Has: 1230 kc, 250 w, U. Req: 1230 kc, 250 w, 1 kw-LS, U.

BP-12148 WDNE, Elkins, W. Va., Marja Broadcasting Corp. Has: 1240 kc, 250 w, U. Req: 1240 kc, 250 w, 1 kw-LS, U.

BP-12151 KUDI, Great Falls, Mont., Community Broadcasters. Has: 1450 kc, 250 w, U. Req: 1450 kc, 250 w, 1 kw-LS, U.

BP-12158 KTTS, Springfield, Mo., Independent Broadcasting Co. Has: 1400 kc, 250 w, U. Req: 1400 kc, 250 w, 1 kw-LS, U.

BP-12160 WMVA, Martinsville, Va., Martinsville Broadcasting Co., Inc. Has: 1450 kc, 250 w, U. Req: 1450 kc, 250 w, 1 kw-LS, U.

BP-12161 WJMA, Orange, Va., Charlottesville Broadcasting Corp. Has: 1340 kc, 250 w, U. Req: 1340 kc, 250 w, 1 kw-LS, U.

BP-12162 WINA, Charlottesville, Va., Charlottesville Broadcasting Corp. Has: 1400 kc, 250 w, U. Req: 1400 kc, 250 w, 1 kw-LS, U.

BP-12168 WMIS, Natchez, Miss., Natchez Broadcasting Co. Has: 1240 kc, 250 w, U. Req: 1240 kc, 250 w, 1 kw-LS, U.

BP-12169 WHSC, Hartsville, S.C., Hartsville Broadcasting Co., Inc. Has: 1450 kc, 250 w, U. Req: 1450 kc, 250 w, 1 kw-LS, U.

BP-12170 WHSY, Hattiesburg, Miss., Hub City Broadcasting Co., Inc. Has: 1230 kc, 250 w, U. Req: 1230 kc, 250 w, 1 kw-LS, U.

BP-12177 WHAT, Philadelphia, Pa., Independence Broadcasting Co. Has: 1340 kc, 250 w, U. Req: 1340 kc, 250 w, 1 kw-LS, U.

BP-12178 WRHI, Rock Hill, S.C., York County Broadcasting Co. Has: 1340 kc, 250 w, U. Req: 1340 kc, 250 w, 1 kw-LS, U.

BP-12179 KNUZ, Houston, Tex., Veterans Broadcasting Co. Has: 1230 kc, 250 w, U. Req: 1230 kc, 250 w, 1 kw-LS, U.

BP-12185 KORE, Eugene, Oreg., Lane Broadcasting Co. Has: 1450 kc, 250 w, U. Req: 1450 kc, 250 w, 1 kw-LS, U.

BP-12186 WGAU, Athens, Ga., Clarke Broadcasting Corp. Has: 1340 kc, 250 w, U. Req: 1340 kc, 250 w, 1 kw-LS, U.

BP-12202 WTYS, Marianna, Fla., Jack Howard Mann. Has: 1340 kc, 250 w, U. Req: 1340 kc, 250 w, 1 kw-LS, U.

BP-12206 WCOS, Columbia, S.C., WCOS, Inc. Has: 1400 kc, 250 w, U. Req: 1400 kc, 250 w, 1 kw-LS, U.

BP-12217 WOOW, Greenville, N.C., WOOW, Inc. Has: 1340 kc, 250 w, U (Washington, N.C.). Req: 1340 kc, 250 w, 1 kw-LS, U (Greenville, N.C.).

BP-12219 WDSR, Lake City, Fla., Deep South Radioways. Has: 1340 kc, 250 w, U. Req: 1340 kc, 250 w, 1 kw-LS, U.

BP-12225 WKEY, Covington, Va., Earl M. Key. Has: 1340 kc, 250 w, U. Req: 1340 kc, 250 w, 1 kw-LS, U.

BP-12230 WSOO, Sault Ste. Marie, Mich., Hiawathaland Broadcasting Co. Has: 1230 kc, 250 w, U. Req: 1230 kc, 250 w, 1 kw-LS, U.

BP-12231 WKRZ, Oil City, Pa., WKRZ, Inc. Has: 1340 kc, 250 w, L-WSAJ. Req: 1340 kc, 250 w, 1 kw-LS, L-WSAJ.

APPLICATIONS PRESENTLY UNDER STUDY

BP-11432 NEW, Fort Myers, Fla. C. H. Packham. Req: 1580 kc, 1 kw, DA-DAY.

APPLICATIONS ON WHICH SECTION 309(b)
LETTERS HAVE BEEN ISSUED

BP-10504 WFYI, Mineola, N.Y., WKIT, Inc. Has: 1520 kc, 250 w, D. Req: 1520 kc, 10 kw, DA-D.

BP-11550 WFVA, Fredericksburg, Va., Fredericksburg Broadcasting Co. Has: 1230 kc, 250 w, U. Req: 1250 kc, 1 kw, 5 kw-LS, DA-2, U.

BP-11554 WBRB, Mount Clemens, Mich., WBRB, Inc. Has: 1430 kc, 500 w, DA-D. Req: 1430 kc, 500 w, DA-D (change in DA).

BP-11845 NEW, Oklahoma City, Okla., Sooner State Broadcasting Co. Req: 1210 kc, 10 kw, DA-D.

BP-11933 NEW, Mount Vernon, Wash., Columbia River Broadcasters, Inc. Req: 1470 kc, 500 w, DA-D.

BP-12150 WOWL, Florence, Ala., Radio Muscle Shoals, Inc. Has: 1240 kc, 250 w, U. Req: 1240 kc, 250 w, 1 kw-LS, U.

BP-12176 WBIR, Knoxville, Tenn., WBIR, Inc. Has: 1240 kc, 250 w, U. Req: 1240 kc, 250 w, 1 kw-LS, U.

BP-12188 WJET, Erie, Pa., The "Jet" Broadcasting Co., Inc. Has: 1400 kc, 250 w, U. Req: 1400 kc, 250 w, 1 kw-LS, U.

BP-12192 WHTC, Holland, Mich., Holland Broadcasting Co. Has: 1450 kc, 250 w, U. Req: 1450 kc, 250 w, 1 kw-LS, U.

BP-12200 WOLF, Syracuse, N. Y., Civic Broadcasting Corp. Has: 1490 kc, 250 w, U. Req: 1490 kc, 250 w, 1 kw-LS, U.

BP-12204 WINN, Louisville, Ky., Kentucky Broadcasting Corp., Inc. Has: 1240 kc, 250 w, U. Req: 1240 kc, 250 w, 1 kw-LS, U.

BP-12215 WKBO, Harrisburg, Pa., Keystone Broadcasting Corp. Has: 1230 kc, 250 w, U. Req: 1230 kc, 250 w, 1 kw-LS, U.

BP-12216 WMRF, Lewistown, Pa., Lewistown Broadcasting Co. Has: 1490 kc, 250 w, U. Req: 1490 kc, 250 w, 1 kw-LS, U.

BP-12218 WENK, Union City, Tenn., Union City Broadcasting Co., Inc. Has: 1240 kc, 250 w, U. Req: 1240 kc, 250 w, 1 kw-LS, U.

BP-12224 WEST, Easton, Pa., Associated Broadcasters, Inc. Has: 1400 kc, 250 w, U. Req: 1400 kc, 250 w, 1 kw-LS, U.

[F.R. Doc. 59-6405; Filed, Aug. 3, 1959; 8:49 a.m.]

INTERSTATE COMMERCE COMMISSION

FOURTH SECTION APPLICATIONS FOR RELIEF

JULY 30, 1959.

Protests to the granting of an application must be prepared in accordance with Rule 40 of the general rules of practice (49 CFR 1.40) and filed within 15 days from the date of publication of this notice in the FEDERAL REGISTER.

LONG-AND-SHORT HAUL

FSA No. 35590: *Substituted service—C.G.W. Ry. for Navajo Freight Lines.* Filed by Middlewest Motor Freight Bureau, Agent (No. 177), for interested carriers. Rates on property loaded in highway trailers or empty trailers, transported on flat cars between Chicago, Ill., and Council Bluffs, Iowa or Kansas City, Mo., on traffic originating at or destined to points in territories described in the application.

Grounds for relief: Motor truck competition.

Tariff: Supplement 106 to Middlewest Motor Freight Bureau tariff I.C.C. MF-I.C.C. 223.

FSA No. 35591: *Substituted service—I.C.R.R. for Prucka Transportation, Inc.* Filed by Middlewest Motor Freight Bureau, Agent (No. 178), for interested carriers. Rates on property loaded in highway trailers, and empty trailers, loaded on railroad flat cars between Chicago, Ill., and Council Bluffs or Sioux City, Iowa, on traffic originating at or destined to points beyond the named points in territories described in the application.

Grounds for relief: Motor truck competition.

Tariff: Supplement 106 to Middlewest Motor Freight Bureau tariff MF-I.C.C. 223.

FSA No. 35592: *TOFC service—buildings—Galesburg, Ill., to Southwest.* Filed by Southwestern Freight Bureau, Agent (No. B-7604), for interested rail carriers. Rates on metal buildings, grain bins, and silos, complete, knocked down or in sections loaded in trailers and transported on railroad flat cars from Galesburg, Ill., to specified points in Arkansas, Louisiana, Oklahoma, and Texas.

Grounds for relief: Motor truck competition.

Tariff: Supplement 36 to Southwestern Freight Bureau tariff I.C.C. 4312.

FSA No. 35593: *Scrap tin plate—Texas ports to Chicago, Ill., Groups.* Filed by Southwestern Freight Bureau, Agent (No. B-7600), for interested rail carriers. Rates on scrap tin plate, having value for remelting purposes only, carloads from Bellair, Houston, Port Arthur, and West Port Arthur, Tex., to Chicago, Ill., and East Chicago, Ind., and other points in the Chicago switching district.

Grounds for relief: Competition of carriers by barge.

Tariff: Supplement 603 to Southwestern Freight Bureau tariff I.C.C. 4139.

FSA No. 35594: *Asphalt and related articles in the Southwest*. Filed by Southwestern Freight Bureau, Agent (No. B-7591), for interested rail carriers. Rates on asphalt petroleum road oil, and petroleum wax tailings, tank-car loads between points in southwest territory including Kansas.

Grounds for relief: Short-line distance formulas.

Tariffs: Supplement 239 to Southwestern Freight Bureau tariff I.C.C. 4086, and other named schedules of this bureau, also supplement 27 to Western Trunk Line Committee tariff I.C.C. A-4208.

FSA No. 35595 *TOFC service—Class rates between Paducah, Ky., and the Southwest*. Filed by Southwestern Freight Bureau, Agent (No. B-7592), for interested rail carriers. Rates on property moving on class rates loaded in or on trailers and transported on railroad flat cars between Paducah, Ky., on the one hand, and specified points in Arkansas, Louisiana, Missouri, New Mexico, Oklahoma, and Texas, on the other.

Grounds for relief: Motor truck competition.

Tariff: Supplement 35 to Southwestern Freight Bureau tariff I.C.C. 4312.

FSA No. 35596: *Sand—Southwestern points to eastern points*. Filed by Southwestern Freight Bureau, Agent (No. B-7596), for interested rail carriers. Rates on sand, carloads, as described in the application from Guion, Ark., Klondike, Ludwig, Pacific, Mo., Gate, Mill Creek, and Roff, Okla., to Schenectady, N.Y., Ironton, Ohio, Blairville and Corry, Pa., and Alloy, W. Va.

Grounds for relief: Short-line distance formula.

Tariff: Supplement 15 to Southwestern Freight Bureau tariff I.C.C. 4319.

By the Commission.

[SEAL] HAROLD D. McCoy,
Secretary.

[F.R. Doc. 59-6382; Filed, Aug. 3, 1959;
8:46 a.m.]

[Notice 161]

MOTOR CARRIER TRANSFER PROCEEDINGS

JULY 30, 1959.

Synopses of orders entered pursuant to section 212(b) of the Interstate Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part 179), appear below:

As provided in the Commission's special rules of practice any interested person may file a petition seeking reconsideration of the following numbered proceedings within 20 days from the date of publication of this notice. Pursuant to section 17(8) of the Interstate Commerce Act, the filing of such a petition will postpone the effective date of the order in that proceeding pending its disposition. The matters relied upon by petitioners must be specified in their petitions with particularity.

No. MC-FC 62124. By order of July 28, 1959, the Transfer Board approved the transfer to A. G. Motor Freight, Inc.,

New York, N.Y., of certificate in No. MC 80731, issued November 9, 1942 to Albert Giuffra, Emanuel Giuffra, Administrator, doing business as A. G. Trucking, New York, N.Y., authorizing the transportation of: Commodities generally (including household goods), excluding commodities in bulk and certain other exceptions, between New York, N.Y., on the one hand, and, on the other, points in New Jersey within 35 miles of City Hall, New York, N.Y. Arthur J. Piken, attorney at law, 160-16 Jamaica Avenue, Jamaica 32, N.Y.

No. MC-FC 62164. By order of July 28, 1959, the Transfer Board approved the transfer to Garner Livestock Sales, Inc., Garner, Iowa, of Certificate No. MC 103054, issued August 5, 1942, to E. C. Buntenbach, Garner, Iowa, authorizing the transportation of: Livestock, from Garner, Iowa, to Austin, Minn., with service to the intermediate point of Albert Lea, Minn., restricted to delivery; and from off-route points within 30 miles of Garner restricted to pick-up; and livestock, tankage, bone meal, and meat scraps, from Austin, Minn., to Garner, Iowa, with service from the intermediate point of Albert Lea, Minn., restricted to pick-up; and off-route points within 30 miles of Garner restricted to delivery. R. J. Edwards, 410 South Monroe, Mason City, Iowa, for applicants.

No. MC-FC 62184. By order of July 28, 1959, the Transfer Board approved the transfer to Trailway Van Line, Inc., Elmont, New York, of Certificate No. MC 117464, issued September 18, 1958, to Meteor Movers, Inc., Elmont, N.Y., authorizing the transportation of: Household goods, between points in that part of Pennsylvania east of the Susquehanna River, on the one hand, and, on the other, points in Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Delaware, Maryland, Pennsylvania, Ohio, Indiana, Illinois, Michigan, Missouri, Kansas, Arkansas, Texas, Louisiana, Mississippi, Alabama, Florida, Georgia, South Carolina, North Carolina, Tennessee, Kentucky, West Virginia, and the District of Columbia. Edward M. Alfano, 36 West 44th Street, N.Y., for applicants.

No. MC-FC 62334. By order of July 28, 1959, the Transfer Board approved the transfer to Carl J. Stein and Mahlon D. Stein, a partnership, doing business as L. F. Stein & Sons Trucking Co., Black River Falls, Wis., of Certificate in No. MC 90824 issued November 23, 1949, to L. F. Stein, Sophia Stein, administratrix, Carl J. Stein, and Mahlon D. Stein, a partnership, doing business as L. F. Stein & Sons, Black River Falls, Wis., authorizing the transportation of: Livestock between Taylor, Wis., and Winona, Minn.; general commodities, excluding household goods, commodities in bulk, and other specified commodities, from Winona, Minn., to Taylor, Wis., agricultural products from points in towns of Curran, Springfield, Albion, Hixton, and Franklin, Jackson County, Wis., to Winona and South St. Paul, Minn.; feed and salt from Winona, Minn., to points in above-specified Wisconsin towns; live-

stock from points in Wisconsin towns to Winona, Minn., between South St. Paul, Minn., on the one hand, and, on the other, points in Wisconsin towns; emigrant movables between points in Wisconsin towns and points in Minn.; eggs from points in towns of Melrose, North Bend, and Curran, in Jackson County, Wis., and towns of Ettrick, Arcadia, and Gale in Trempealeau County, Wis., to Taylor, Blair, and Whitehall, Wis.; and empty egg cases from above-specified destination points to above-specified origin points. Ralph S. Lund, attorney, Black River Falls, Wis.

No. MC-FC 62390. By order of July 28, 1959, the Transfer Board approved the transfer to Mildred Allen, doing business as Allen's Transfer of Vancouver, Wash., of Certificate No. MC 95163 Sub. 1, issued January 30, 1959, to M. G. Bower and Gladys I. Bower, a partnership, doing business as Winchell Transfer, of Vancouver, Wash., authorizing the transportation of household goods between Portland, Ore., and points in Oregon within 25 miles of Portland, on the one hand, and, on the other, points in Washington west of the summit of the Cascade Mountains. William B. Adams, 331 Pacific Building, Portland 4, Ore., for applicants.

No. MC-FC 62401. By order of July 28, 1959, the Transfer Board approved the transfer to Pioga Corporation, East Meadow, New York, of the operating rights in Certificate No. MC 92086, issued February 24, 1956, to Ralph Curatola, Peter Curatola, and Vincent Curatola, a partnership, doing business as Curatola Bros., Ozone Park, New York, authorizing the transportation, over irregular routes, of new furniture, new furniture crated or uncrated, pads and paper linings for rugs and carpets, and rugs and carpets, from and to specified points in Pennsylvania, New York, New Jersey, and Connecticut. Edward M. Alfano, 36 West 44th Street, New York 36, N.Y.

No. MC-FC 62415. By order of July 28, 1959, the Transfer Board approved the transfer to Albert DeVito, doing business as DeVito Motors, Brooklyn, N.Y., of the operating rights in Certificate No. MC 59553, issued August 6, 1957, to James J. Martin and Morris Tarnofsky, a partnership, doing business as New Yorker Crating Co., New York, N.Y., authorizing the transportation, over irregular routes, of lift vans, loaded and unloaded, machinery crated and uncrated, between points in New York, N.Y., on the one hand, and, on the other, specified points in Pennsylvania, Connecticut, New Jersey, and New York, N.Y., and boxwood hedges, during the season extending from the 1st day of March to the 31st day of May, between New York, on the one hand, and, on the other, points in that part of Connecticut, and New Jersey within 40 miles of Columbus Circle, N.Y. Morris Honig, 150 Broadway, New York 38, N.Y.

[SEAL] HAROLD D. McCoy,
Secretary.

[F.R. Doc. 59-6383; Filed, Aug. 3, 1959;
8:46 a.m.]

FLOYD A. MECHLING**Statement of Changes in Financial Interests**

Pursuant to subsection 302(c), Part II, Executive Order 10647 (20 F.R. 8769) "Providing for the Appointment of Certain Persons under the Defense Production Act of 1950, as amended," I hereby furnish for filing with the Division of the Federal Register for publication in the FEDERAL REGISTER the following information showing any changes in my financial interests and business connections as heretofore reported and published. (22 F.R. 996; 22 F.R. 6584; 23 F.R. 1062; 23 F.R. 6730; 24 F.R. 552) during the six months' period ended July 29, 1959.

No changes.

Dated: July 29, 1959.

F. A. MECHLING.

[F.R. Doc. 59-6385; Filed, Aug. 3, 1959; 8:47 a.m.]

SECURITIES AND EXCHANGE COMMISSION

[File No. 7-2007]

CORN PRODUCTS CO.

Notice of Application for Unlisted Trading Privileges, and of Opportunity for Hearing

JULY 29, 1959.

In the matter of application by the Cincinnati Stock Exchange for unlisted trading privileges in Corn Products Company (Delaware), common stock; File No. 7-2007.

The above named stock exchange, pursuant to section 12(f)(2) of the Securities Exchange Act of 1934 and Rule 12f-1 promulgated thereunder, has made application for unlisted trading privileges in the specified security, which is listed and registered on the New York Stock Exchange.

Upon receipt of a request, on or before August 7, 1959, from any interested person, the Commission will determine whether to set the matter down for hearing. Such request should state briefly the nature of the interest of the person making the request and the position he proposes to take at the hearing. In addition, any interested person may submit his views or any additional facts bearing on this application by means of a letter addressed to the Secretary of the Securities and Exchange Commission, Washington 25, D.C. If no one requests a hearing on this matter, this application will be determined by order of the Commission on the basis of the facts stated in the application and other information contained in the official file of the Commission pertaining to the matter.

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

[F.R. Doc. 59-6386; Filed, Aug. 3, 1959; 8:47 a.m.]

JOHN F. CONNELLY, INC.

Order Temporarily Suspending Exemption, Statement of Reasons Therefor, and Notice of Opportunity for Hearing

JULY 29, 1959.

I. John F. Connelly, Inc. (issuer), 159 County Street, Somerset, Massachusetts, filed with the Commission on September 3, 1957 a notification on Form 1-A and a statement pursuant to Rule 257, and filed amendments thereto, relating to an offering of 379 shares of its no par common stock at a price of \$100 per share for an aggregate offering of \$37,900, for the purpose of obtaining an exemption from the registration requirements of the Securities Act of 1933, as amended, pursuant to the provisions of section 3(b) thereof and Regulation A promulgated thereunder.

II. The Commission has reasonable cause to believe that:

A. The terms and conditions of Regulation A have not been complied with, in that the issuer has failed to file a current report of sales on Form 2-A, as required by Rule 260.

B. The notification on Form 1-A and the Rule 257 statement filed as an exhibit thereto contain untrue statements of material facts and omit to state material facts necessary in order to make the statements made, in the light of the circumstances under which they are made, not misleading, with respect to the statement that "there is to be no remuneration for the directors and officers."

C. The offering would be made in violation of section 17 of the Securities Act of 1933, as amended.

III. It is ordered, Pursuant to Rule 261(a) of the general rules and regulations under the Securities Act of 1933, as amended, that the exemption under Regulation A be, and it is hereby, temporarily suspended.

Notice is hereby given that any person having any interest in the matter may file with the Secretary of the Commission a written request for hearing within thirty days after the entry of this order; that within twenty days after receipt of such request the Commission will, or at any time upon its own motion may, set the matter down for hearing at a place to be designated by the Commission, for the purpose of determining whether this order of suspension should be vacated or made permanent, without prejudice, however, to the consideration and presentation of additional matters at the hearing; that if no hearing is requested and none is ordered by the Commission, this order shall become permanent on the thirtieth day after its entry and shall remain in effect unless or until it is modified or vacated by the Commission; and that notice of the time and place for any hearing will promptly be given by the Commission.

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

[F.R. Doc. 59-6387; Filed, Aug. 3, 1959; 8:47 a.m.]

SMALL BUSINESS ADMINISTRATION

BRANCH MANAGER, BIRMINGHAM, ALABAMA

Delegation Relating to Financial Assistance, Procurement and Technical Assistance and Administrative Functions

[Delegation of Authority No. 30-V-5 (Revision 1)]

I. Pursuant to the authority delegated to the Regional Director by Delegation No. 30 (Revision 4), as amended (22 F.R. 5811, 8197, 23 F.R. 557, 1768, 8435, 24 F.R. 5321), there is hereby delegated to the Branch Manager, Birmingham Branch Office, Small Business Administration, the authority:

A. *Specific—Financial assistance.* To take the following actions in accordance with the limitations of such delegations as set forth in SBA-500, Financial Assistance Manual:

1. To approve but not decline the following types of loans:

a. Direct Business Loans not in excess of \$20,000;

b. Participation business loans in an amount not in excess of \$100,000;

2. To approve or decline disaster loans not in excess of \$50,000;

3. To approve or decline Limited Loan Participation Loans;

4. To enter into Disaster Participation Agreements with banks;

5. To execute loan authorizations for Washington approved loans and for loans approved under delegated authority, said execution to read as follows:

WENDELL B. BARNES,
Administrator.

By _____
Branch Manager.

6. To modify or amend authorizations for business or disaster loans approved by the Administrator, the Deputy Administrator for Financial Assistance, the Director, Office of Loan Processing, or the Chairman, Loan Review Board, by the issuance of Certificates of Modification, and to modify or amend authorizations for loans approved under delegated authority in any manner consistent with the original authority to approve loans.

7. To extend the disbursement period on all loan authorizations or undisbursed portions of loans.

8. To reinstate any loan authorization cancelled prior to the first disbursement within six months from the date of the original authorization providing that no adverse change has occurred since the loan application was approved.

9. To cancel wholly or in part undisbursed balances of partially disbursed loans and deferred participation agreements, where the Administration has not purchased its participation.

10. To approve, after disbursement or partial disbursement, the salary of new employees, not to exceed \$10,000 per annum.

11. To approve, when requested, in advance of disbursement, conformed copies of notes and other closing documents and to certify to the participating bank

that such documents are in compliance with the participation authorization.

12. To take the following actions to effect the servicing, administration and collection of business or disaster loans, either in the name of the Reconstruction Finance Corporation or the Small Business Administration, except those loans classified as "problem loans or in liquidation":

a. Approve or reject substitutions of accounts receivable and inventories.

b. Release, or consent to the release of all collateral when loan is paid in full.

c. Execute all releases and satisfactions, full or partial, of collateral, upon approval and/or authorization by Atlanta Regional Office or the Washington Office.

d. Release, or consent to the release of insurance settlement funds covering loss or damage to property securing a loan in aggregate amount not exceeding \$1,000.00 for any one specific loss or damage occurrence, and execute the endorsement of SBA on checks and drafts representing such funds.

e. Release, or approve the release of real or personal property securing a loan for the purpose of sale, provided the sale proceeds are applied as a principal payment on the loan in inverse order of maturity.

f. Release, or approve the release of machinery and equipment, furniture and fixtures, securing a loan for the purpose of allowing borrower to trade the property for other machinery or equipment, furniture and fixtures, useful in the operation of borrower's business, provided the newly acquired property is hypothecated to secure the loan subject only to purchase money lien, if any exists.

g. Release dividends on life insurance policies held as collateral for loans, approve the application of same against premiums due; release or consent to the release on participation loans, of insurance funds covering loss or damage to property securing the loan and expired hazard insurance policies.

h. Defer until final maturity date payments on principal falling due prior to or within thirty days after initial disbursement and provide for the coincidence of principal and interest payments.

i. Designate proxies to vote at stockholders' meetings on stock held as collateral, and determine how such shares are to be voted.

13. To take the following actions in the administration of fisheries loans:

a. Amend loan authorizations.

b. Extend the period of disbursement of loans of \$50,000 or less for a period of not to exceed four months.

c. Amend the hull insurance provisions of any authorization issued prior to January 31, 1958, for a loan of \$10,000 or less.

d. Cancel loan authorizations prior to disbursement upon the written request of the applicant.

e. Administer fisheries' loans within the same authority exercised with respect to SBA loans.

Procurement and technical assistance. To take the following actions in accordance with the limitations of such delegations as set forth in SBA-400, Agency Policy Manual, and SBA-600, Procurement and Technical Assistance Manual:

14. To develop with government procurement agencies required local procedures for implementing established inter-agency policy agreements, including but not limited to steps such as

determining joint set-asides and representation at procurement centers.

Administrative. 15. To administer oaths of office.

16. To approve annual and sick leave for employees under his supervision.

17. To make emergency purchases not in excess of \$10.00 in any object class in any one instance but not more than \$25.00 in any one month for total purchases in all object classes.

18. In connection with the establishment of Disaster Loan Offices, to:

a. Obligate SBA to reimburse General Services Administration for the rental of office space,

b. Rent office equipment,

c. Procure (without dollar limitation) emergency supplies and materials.

B. *Correspondence.* To sign all correspondence, including Congressional correspondence, relating to the functions of the Branch Office, except communications involving policy matters.

II. The specific authority delegated herein may not be redelegated, with the exception of IB, such redelegation being limited to routine correspondence only.

III. All authority delegated herein may be exercised by any SBA employee designated as Acting Branch Manager.

IV. All previous authority delegated by the Regional Director to the Branch Manager, Birmingham, Alabama, is hereby rescinded without prejudice to actions taken under all such delegations of authority prior to the date hereof.

Effective date: July 6, 1959.

JAMES F. HOLLINGSWORTH,
Regional Director.

[F.R. Doc. 59-6388; Filed, Aug. 3, 1959;
8:47 a.m.]

CUMULATIVE CODIFICATION GUIDE—AUGUST

A numerical list of the parts of the Code of Federal Regulations affected by documents published to date during August. Proposed rules, as opposed to final actions, are identified as such.

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51-----	6203	26 (1954) CFR		95-----	6201
993-----	6245	40-----	6198	198-----	6243
		29 CFR		50 CFR	
		778-----	6181	105-----	
				105-----	6244